

County Commissioners
Records.

Commonwealth of Massachusetts.

Hampshire fs.

At a meeting of the County Commissioners begun and holden at Northampton within and for the County of Hampshire aforesaid on the first Tuesday of March being the third day of said month and to the fourth day of said month and by adjournment therefrom on the tenth day of said month and by adjournment therefrom on the seventh day of April then next ensuing and to the eighth day of said month in the year of our Lord one thousand eight hundred and sixty eight

Present

| | |
|--|------------------------|
| Hon. Elisha H. Brewster Chm ⁿ | } County Commissioners |
| P. Smith Williams Esq. | |
| Elisha A. Edwards Esq. | |

Justin Thayer Esq. Special Co. Commissioner.

On the third day of March A.D. 1868 and on the fourth day of said month. Hon. Elisha H. Brewster Chairman of the Board being unable to be present Justin Thayer Esq. a Special County Commissioner appeared and acted in his stead Mch 3 & 4, 1868.

Sundry Claims under the Dog Law^{as on file} are now Mch Tm. 1868
presented examined and allowed and the same
amounting in all to the sum of Eleven Dollars
are ordered to be paid out of that fund in
the County Treasury appropriated to the pay-
ment of such Claims in accordance with the
provisions of said Act - March 10.
and warrant issued accordingly March 12th.
Claim under
dog law
allowed
No. 30.

Sundry Bills against the County^{as on file} are now
presented examined and allowed and the same
amounting in all to the sum of Two thousand
three hundred twenty two and $\frac{9}{100}$ Dollars are
ordered to be paid out of the County Treasury -
and warrant issued accordingly. March 12. 1868. - See Page 516
Sundry Bills
allowed.
No. 31.

Hampshire fs.

On this tenth day of March
A. D. 1868.

It is ordered by the County Commis-
sioners that this Court be now adjourned to
Tuesday the seventh day of April next at 10 o'clock
A. M. Adjournment.

And the same was adjourned accordingly

And on this seventh day of April. A. D.
1868. The County Commissioners met according
to adjournment.

Isaac S. Parsons of Northampton Petitioner
for Robert M. Branch and Ebenezer D. Alvord.
fr versus New Haven and Northampton Com-
pany for Warrant of Distress. Isaac S. Parsons pte
vs
N. H. & N. Co

Respectfully represents, Isaac S. Parsons
of the Town of Northampton, in said County. No 27

2
March Term
A. D. 1868.

That on the 5th day of March A. D. 1867.
by the Considerations of your Hon. body, the
sum of Five hundred and fifty dollars was
awarded to him for the benefit of Robert M.
Branch, and the sum of Four hundred dol-
lars for the benefit of Ebenezer D. Alvord Jr.
as damages occasioned by the taking of certain
lands described in his petition for the assess-
ment of said damages by the New Haven and
Northampton Rail Road Company in the exten-
sion of their Railroad from Northampton to
Williamsburg, and the further sum of Fifty Six
and ³⁰/₁₀₀ dollars as costs upon his said petition.

That said sums have in no part
been paid by the said Company; And that the time
to petition for a jury to revise said award has ex-
pired.

He therefore prays that said Commissioners
will issue a Warrant of Distress to compel
the payment of said damages, and cost, and
interest upon said sums so awarded, accord-
ing to the Statute in such case made and
provided.

Dated at Northampton, this 10th day of
March, A. D. 1868-

By his Atty.
D. W. Bond.

The foregoing Petition was entered at a meet-
ing of the County Commissioners holden as afore-
said by adjournment on the tenth day of March
A. D. 1868 and it was thereupon ordered by said
Commissioners that the said Petitioner cause the
said New Haven and Northampton Company to
be notified of the pendency of said petition by ser-
ving the Superintendent or other proper agent
of said Company with a true and attested
copy of said petition and of this order therein
fourteen days at least before the meeting of
said Commissioners to be holden as afore-said
on the first Tuesday of April then next en-
suing- And at the meeting of said Com-

John Turner of Northampton Petitioner.
vs. The Northampton Company
Debtors & Distress.

1877

22^d 1808 and it was therein ordered by
 the said Commissioners that the said Petitioner
 should come and show cause and a further
 order to be made in the premises of
 said petition by giving the Superintendent
 a true and attested copy of a petition
 and of this order to read at the next
 meeting of said Commissioners to be
 held as aforesaid on the first day
 of April then next ensuing - And at the
 meeting of said Commissioners on the
 aforesaid on the eighth day of April A.D.
 1808, it appearing that the foregoing order
 of the said Commissioners with the respect
 to the said petition being there by its
 attorney after having due notice and things
 in the premises it is thereupon ordered and
 adjudged by said Commissioners that the
 said Joseph Turner Petitioner, do have and
 recover of said Company the amount of
 said debts and interest thereon.

And that a warrant of Distress issue
 for the same as prayed for.

And for the said Joseph Turner
 Petitioner for warrant of Distress as aforesaid
 and for the said Joseph Turner Petitioner
 the said Petitioner now comes
 and shows to said Commissioners that the
 amount of said debts and interest
 to your Petitioner the sum of Seven hun-
 dred and thirty six dollars for said charges and for
 certain costs as appears by the return
 and report of said Commissioners duly
 made as yet been paid or satisfied
 and that further costs have accrued in

C.
Application of E. L. Abercrombie
of Northampton in the County of Hampshire
that he may be licensed as an Innholder
at Florence in Northampton aforesaid; the
Selectmen of said Town having granted
him the Certificate of Approval.
The County Commissioners upon con-
sideration of the matter are of opinion
that the public good requires that the
said E. L. Abercrombie should be licensed
and he is hereby licensed as an Innholder
to exercise that employment at Florence
in said Town from and after this meeting
to the first day of April A. D. 1869, but without
license or authority to sell any intoxicating
liquors.

C. C. Barrett
Licen^d as
Innholder
at
South Hadley
No. 35.

The Application of C. C. Barrett of
South Hadley in the County of Hampshire
that he may be licensed as an Innholder
at the House opposite the Post Office at South
Hadley Falls on the Main or River road
in South Hadley aforesaid; the Selectmen
of said Town having granted him the
Certificate of Approval. The County Com-
missioners upon consideration of the
matter are of opinion that the public
good requires that the said C. C. Barrett
should be licensed and he is hereby licensed
as an Innholder to exercise that em-
ployment at the House opposite the
Post Office at South Hadley Falls on the
Main or River road in said Town from
and after this meeting to the first day
of April A. D. 1869, but without license
or authority to sell any intoxicating liquors.

The application of George B. Bartlett of
Hampshire, in the County of Hampshire, that
he may be licensed as an innholder at
Hampstead, the freemen of said County
having granted him the Certificate given as
a qualification. The County Court
has considered the application and
is of opinion that the public good requires
that he should be licensed and he is hereby
licensed as an innholder to exercise
that employment at his dwelling house
in Hampstead, being the place then known
as "Bartlett's Hotel", from said term term
and after this meeting to the first day
of April A. D. 1869; but without license
or authority to sell any intoxicating liquors.

The application of Samuel S. Bliss of
Hampstead, in the County of Hampshire, that
he may be licensed as an innholder at
Hampstead, the freemen of said County
having granted him the Certificate given as
a qualification. The County Court
has considered the application and
is of opinion that the public good requires
that he should be licensed and he is hereby
licensed as an innholder to exercise that employment
at his dwelling house on Main Street
in said Hampstead and now occupied as a
hotel, from and after this meeting to the
first day of April A. D. 1869; but without
license or authority to sell any intoxicating
liquors.

The application of Emory B. Bruce
 of Northampton in the County of Hampshire
 that he may be licensed as an Innholder
 at Northampton aforesaid, the Selectmen of
 said Town having granted him the certificate
 of approval. The County Com-
 missioners upon consideration of the
 matter are of opinion that the public
 good requires that the said Emory B.
 Bruce should be licensed and he is hereby
 licensed as an Innholder to exercise that
 employment at his Dwelling House in
 said Northampton, being the Old Hotel
 Stand at the Corners, from and after
 this meeting to the first day of April
 A.D. 1869; but without license or authority
 to sell any intoxicating liquors.

The application of Thomas Cutter
 of Hatfield in the County of Hampshire
 that he may be licensed as an Innholder
 at Hatfield aforesaid, the Selectmen of
 said Town having granted him the certificate
 of approval. The County Com-
 missioners upon consideration of the
 matter are of opinion that the public
 good requires that the said Thomas Cutter
 should be licensed and he is hereby
 licensed as an Innholder to exercise
 that employment at his residence
 in Pantry so called near the Hatfield
 Depot in said Town, from and after
 this meeting to the first day of April A.D.
 1869; but without license or authority to
 sell any intoxicating liquors.

The application of Edson Kingston, Edm. House
is testified in the County of Hampshire that he is
he may be licensed as an Innholder at ...
... ..
... ..
... ..

approbation. The County Commissioners upon
 consideration of the matter are of opinion
 that the public good requires that the said
 Edwin Gayden should be licensed, and he is
 hereby licensed as an Innholder to exercise
 that employment at his present residence in
 said Northampton from and after this meeting
 to the first day of April A.D. 1869; but with-
 out license or authority to sell any intoxicating
 liquors.

The application of William Hill
 of Northampton in the County of Hampshire
 William Hill that he may be licensed as an Innholder
 at Northampton aforesaid; the Selectmen of
 said Town having granted him the certifi-
 cate of approbation. The County Commissioners
 upon consideration of the matter are of opin-
 ion, that the public good requires that the
 said William Hill, should be licensed, and
 he is hereby licensed as an Innholder to ex-
 ercise that employment, at the Mansion
 House, in said Northampton from and
 after this meeting to the first day of April
 A.D. 1869; but without license or authority
 to sell any intoxicating liquors.

The application of Edmund B. Hunt
 of Warrington in the County of Hampshire
 Edmund B. Hunt that he may be licensed as an Innholder at
 Warrington aforesaid, the Selectmen of said
 Town having granted him the certificate of
 approbation. The County Commissioners upon
 consideration of the matter are of opinion
 that the public good requires that the said
 Edmund B. Hunt, should be licensed, and he
 is hereby licensed as an Innholder to ex-
 ercise that employment at the place occupied

The County Commissioners upon consideration of the matter, are of opinion that the public good requires that the said Francis, Grogman should be licensed and he is hereby licensed as on and after the 1st day of April A. D. 1869, but without license or authority to sell any intoxicating liquors.

The Application of Byron Lewis of
Hillsborough in the County of Hampshire that he
may be received as an Inhabitant of Williamsburg Byron Lewis
aforesaid; that the Selectmen of said Town having viewed as
warranted him the certificate of abridgement. Inhabitant

The County Commissioners upon consideration at
the matter are of opinion that the public good requires that the said Byron Brown should be
licensed and he is hereby licensed as an Innholder
to exercise that employment at Gaylesville in
Williamsburg from and after this meeting to the
first day of April A.D. 1869, but without license
or authority to sell any intoxicating liquors.

The application of R. S. Lyman of Hadley in the County of Hampshire that he may be licensed as an Innholder at Hadley aforesaid the Selectmen of said Town having granted him the certificate of approbation.

The County Commissioners upon consideration of the matter are of opinion that the public good requires that the said R. S. Lyman should be licensed and he is hereby licensed as an Innholder to exercise that employment at his house in said Hadley from and after this meeting to the first day of April A.D. 1869. but without license or authority to sell any intoxicating liquors.

The application of Richard C. Owen of Beekertown in the County of Hampshire that he may be licensed as an Innholder at Beekertown aforesaid; the Selectmen of said Town having granted him the certificate of approbation.

The County Commissioners upon consideration of the matter are of opinion that the public good requires that the said Richard C. Owen should be licensed and he is hereby licensed as an Innholder to exercise that employment at the Decker House situated at the North end of the Common in Beekertown from and after this meeting to the first day of April A.D. 1869. but without license or authority to sell any intoxicating liquors.

The application of P. L. Sawyer of Ware in the County of Hampshire that he may be licensed as an Innholder at Ware aforesaid; the Selectmen of said Town having granted him the certificate of approbation.

The County Commissioners upon consideration

of the matter are of opinion that the public good requires that the said P. C. Sawyer should be licensed and he is hereby licensed as an Innholder to exercise that employment at the Tavern House on Main Street in said Town from and after this meeting to the first day of April A.D. 1867 but without license or authority to sell any intoxicating liquors.

The application of Chas. S. Simonds of Northampton in the County of Hampshire that he may be licensed as an Innholder at Northampton aforesaid; the Selectmen of said Town having granted him the certificate of approbation. Chas. S. Simonds
 The County Commissioners upon consideration Licen^d as Innholder
 of the matter are of opinion that the public good requires that the said Chas. S. Simonds should be licensed and he is hereby licensed as an Innholder at Northampton No. 52.
 to exercise that employment at the Tavern House in said Northampton from and after this meeting to the first day of April A.D. 1867 but without license or authority to sell any intoxicating liquors.

The application of Nelson Smith & Son, of South Hadley in the County of Hampshire that they may be licensed as Innholders at South Hadley aforesaid; the Selectmen of said Town having granted them the certificate of approbation. N. Smith & Son
 The County Commissioners upon consideration Licen^d as Innholder
 of the matter are of opinion that the public good requires that the said Nels. & Son should be licensed and they are hereby licensed as Innholders at South Hadley No. 53.
 to exercise that employment at the Allen House so called in said South Hadley from and after this meeting to the first day of April A.D. 1867 but without license or authority to sell any intoxicating liquors.

S. H. Thayer
Licent. as
Innholder
at
Hadley
No. 54.

The application of S. H. Thayer of Hadley in the County of Hampshire that he may be licensed as the Innholder at Hadley aforesaid; the Selectmen of said Town having granted him the Certificate of approbation. The County Commissioners upon consideration of the matter are of opinion that the public good requires that the said S. H. Thayer should be licensed and he is hereby licensed as an Innholder to exercise that employment at his house near the North end of West Street in said Hadley from and after this meeting to the first day of April A.D. 1869, but without license or authority to sell any intoxicating liquors.

Ruben S. White
Licent. as
Innholder
at
Hadley
No. 55.

The application of Ruben S. White of Belchertown in the County of Hampshire that he may be licensed as an Innholder at Belchertown aforesaid, the Selectmen of said Town having granted him the certificate of approbation. The County Commissioners upon consideration of the matter are of opinion that the public good requires that the said Ruben S. White should be licensed and he is hereby licensed as an Innholder to exercise that employment at the Union House Main Street Belchertown from and after this meeting to the first day of April A.D. 1869, but without license or authority to sell any intoxicating liquors.

Samuel S. Bliss
Licent. as
Ferryman
at
Hadley
No. 56.

Upon the petition of Samuel S. Bliss of Hatfield in the County of Hampshire that he may be licensed as Ferryman at Hatfield, and across the Connecticut River between the towns of Hatfield and Hadley, and is now ready to do so as required by law, in case he should be authorized to keep and operate the ferry as

...said. The County Commissioners upon consideration of the matter are of opinion that the public good requires that said Ferry should be sustained and the said Robert G. Johnson, having given bond to the approval and acceptance of the County Commissioners, they do order that the said Robert G. Johnson be licensed and he is hereby licensed to keep said Ferry from and after this meeting to the first day of April A. D. 1869.

Upon the petition of Robert G. Johnson of Hadley in the County of Hampshire, that he may be licensed as Ferryman at Blockham Ferry (so called) over and across the Connecticut River between the towns of Northampton and Hadley and is now ready to give bond as required by law in case he should be authorized to keep and continue the Ferry as aforesaid. The County Commissioners upon consideration of the matter are of opinion that the public good requires that said Ferry should be sustained and the said Robert G. Johnson having given bond to the approval and acceptance of the County Commissioners, they do order that the said Robert G. Johnson be licensed and he is hereby licensed to keep said Ferry from and after this Meeting to the first day of April A. D. 1869.

Robert G. Johnson
Licent^d as
Ferryman
at
Blockham
No. 57.

Upon petition of Henry H. Stickney of South Hadley in the County of Hampshire, that he may be licensed as Ferryman at the Ferry (so called) over and across the Connecticut River between the towns of Northampton and South Hadley and is now ready to give bond as required by law in case he should be authorized to keep and continue the Ferry as aforesaid.

Henry H. Stickney
Licent^d as
Ferryman
at
South's Ferry
No. 58.

The County Commissioners upon consideration of the matter are of opinion that the public good requires that said Ferry should be sustained and the said Henry H. Stickney having given bond to the Approval and acceptance of the County Commissioners, they do order that the said Henry H. Stickney be licensed and he is hereby licensed to keep said Ferry from and after this Meeting to the first day of April A. D. 1869.

10
Hampshire Co.
May 15th 1868

County of Hampshire ss. In open Court this 15th day of May
A.D. 1868. at 12 o'clock No.

10
Hampshire Co.

It is now ordered in the County Commissioners
that all matters finished and completed be recorded
by the Clerk, that all matters unfinished stand
continued on the docket to the next regular Meeting
of the Commissioners to be holden at Northampton
aforesaid and that this Court be now adjourned
without day.

And the same was adjourned accordingly.

Attest
J. P. McKinnis Clerk

Hampshire Co.
May 15th 1868

Commonwealth of Massachusetts.
Hampshire Co. in vac. after March 5th 1868.

At a Special Meeting of the
County Commissioners holden at Northampton
within and for the County of Hampshire
aforesaid on the twelfth day of May in
the year of our Lord one thousand eight
hundred and sixty eight.

Present.

Hon. Eliza H. Brewster Chairman } County
P. Smith Williams Esq. } Commissioners
Eliza S. Edwards Esq.

Hampshire Co.
May 15th 1868

The Legislature of this Commonwealth
having granted a Tax for the County of
Hampshire for the year eighteen hundred and
sixty eight, to the Amount of Twenty five thousand
dollars and the County Commissioners of said County
having now apportioned the same according to
the last State valuation.

It is ordered that the Clerk forthwith certify
to the Assessors of the several towns in said County
their respective proportions of said tax requiring
the same to be paid into the County Treasurer on or before
the last day of June A.D. 1868. And that warrants issue accordingly.
Warrants for County Tax issued May 15th A.D. 1868.

Statement of the County Treas. 1888

| County | 1887 | 1888 | 1889 | 1890 |
|--------------------|--------|-------------|--------|-----------|
| Alameda | 7 50 | 1. 350.457 | 1. 95 | 2221. 97 |
| Berkeley | 647 | 1. 108.591 | 1. 27 | 1447. 13 |
| Contra Costa | 2 18 | 372.790 | .43 | 489. 97 |
| Chico | 2 35 | 342.842 | .41 | 467. 18 |
| East Contra Costa | 499 | 1. 700.599 | 1.70 | 1937. 10 |
| Elgin | 2 40 | 610.644 | 64 | 729. 26 |
| Hayward | 97 | 152.796 | 18 | 205. 10 |
| Maricopa | 2 33 | 470.125 | 52 | 592. 53 |
| Maricopa | 162 | 261.416 | 30 | 341. 84 |
| Merced | 535 | 1. 279.320 | 1.36 | 1549. 68 |
| Modesto | 379 | 1. 442.691 | 1.42 | 1618. 05 |
| Mountain View | 203 | 409.395 | 48 | 500. 95 |
| Mountain View | 77 | 351.881 | 39 | 444. 39 |
| North Contra Costa | 1089 | 4. 789.965 | 4.92 | 5000. 20 |
| San Jose | 108 | 197.457 | 25 | 284. 87 |
| San Jose | 71 | 259.097 | 29 | 330. 45 |
| San Jose | 149 | 221.712 | 26 | 296. 26 |
| San Jose | 258 | 502.448 | 56 | 638. 10 |
| Santa Clara | 502 | 1. 103.491 | 1.19 | 1355. 97 |
| State | 729 | 1.306.545 | 1.48 | 1686. 42 |
| Northampton | 135 | 291.384 | 31 | 353. 24 |
| Williamsville | 481 | 1. 255.093 | 1.17 | 1333. 18 |
| Northampton | 230 | 404.055 | 46 | 524. 16 |
| Total | 8. 927 | 20.510. 994 | 21. 94 | 25000. 00 |

Resolved that on this twelfth day of May A.D. 1888
it is ordered that this meeting of the Commis-
sioners be adjourned without day.
And the same was
adjourned accordingly.
Witness my hand and seal
this 12th day of May 1888

same Term
A. D. 1868

Commonwealth of Massachusetts
Essex County

At a meeting of the
County Commissioners begun and holden
at Northampton within and for the
County of Essex a, said on the
second Tuesday of June being the ninth
day of said month and by adjourn-
ment therefrom on the first Tuesday
of July next ensuing being the
seventh day of said month and by
adjournment therefrom on the first
Tuesday of August next ensuing
being the fourth day of said month
and by adjournment therefrom on the
twelfth day of said month in the year
of our Lord one thousand eight hundred
and sixty eight.

Present

Hon. Eliza H. Brewster Chairman

P. Smith Williams Esq.

Eliza A. Edwards Esq.

} County
Commissioners

And on the sixth day of Au-
gust A. D. 1868 E. H. Brewster Esq. being
unable to attend during the morning
session of the Commissioners, Justin Shaw-
er Esq. a Special County Commissioner

appeared and acted in this kind.

11. 11. 1865

Whereas on the petition of the selectmen of Hoadley presented to said commissioners at a meeting thereof holden as aforesaid on the first Tuesday of September A.D. 1865 representing and setting forth that the road in Hoadley aforesaid called the Fort Bridge road beginning near the house of William Le Grathot and running southerly to Fort Bridge should be changed and a new road located part or all the way on account of the encroachments by the Connecticut River as by said petition on file will appear.

Francis Edson
& als
Pet. A.D.
of Hoadley
in Hoadley
running to
Fort Bridge.
No. 16.

The said commissioners deeming it wise of the premises expedient appointed Wednesday the fifteenth day of October next about ten o'clock in the forenoon at the house of Francis Edson in said Hoadley as the time and place for viewing the premises caused a copy of said petition to be served upon the clerk of the town of Hoadley being the town within which such location was prayed for thirty days at least before the same appointed for said view and also having caused copies of said petition to be posted in two public places in said town and also having given notice to all persons interested by causing a like copy to be published three weeks successively in the Hampshire Gazette a public newspaper published in said county said notice and the publication of said copy having been

fourteen days at least before the time appointed for said view; and have since upon said view was had, said Commissioners gave notice in like manner as described in the foregoing notice of the petition, to all persons interested, of the time and place for, or concerning said view. And on the said fifteenth day of October, the Commissioners met at the time and place appointed, and proceeded to view the premises and having viewed the same, the further consideration thereof was deferred till the next regular meeting of the Commissioners, held at Northampton aforesaid, on the 1st Tuesday of December then next at which meeting the parties were heard, and after the hearing said Commissioners proceeded to consider and adjudicate upon the prayer of said petition; and after considering the same, said Commissioners did at a meeting held by adjournment on the second Tuesday of March adjudication A. D. 1868, adjudge that the prayer of the petitioners should be granted.

And after adjudicating as aforesaid, said Commissioners appointed Tuesday the twelfth day of March, then next at ten o'clock in the forenoon, at the house of Francis Edmon in said Hadley as the time and place when and where they would meet and proceed to locate said road, and the said Commissioners having given notice of the adjudication and the time and place appointed for said location in the same manner as the notice and publication was given and made, and as is by law

June 22nd 1875

for such case made and provided for
 for providing for new through road
 crossing said stream, to said highway
 instead of a crossing thereof, on the said
 bridge day of June, and was awarded
 to locate said order said highway is
 follow in all beginning on the
 east side of the highway leading from
 Ashby to South Hadfield, and on
 said highway at a stake
 No. 1. North, running the road east
 about 100, then due on the west
 side of the highway and on the
 bank of the Connecticut river and
 running thence N. 17° E. 69 1/2 rods thence
 N. 5° E. 20 rods 8 links to the east
 line of the old highway on land of
 Concord Co. Haylands land to stake
 No. 2. beginning again on land of
 William S. Cook at stake No. 4. and
 running thence N. 7° E. 28 rods 18
 links thence N. 7° W. 18 rods 6 links to
 the old road on land of Grosvenor
 Smith and to stake No. 13. The above
 described line being, the east line of
 the highway and the highway is to
 include all the land between said line
 and the west line of old highway
 is therefore located.

located

For damages are awarded as follows
 for land taken for new road -
 To Joseph Adams \$11.00
 " Joseph Howe \$15.00
 " John Maria Hodge \$18.00
 for land taken and damages there -
 To John Baranowski \$14.00
 " Charles E. Haylands \$10.00
 " Concord Co. Haylands \$9.00
 " William S. Cook \$8.00
 " Daniel Cook \$25.00
 " Grosvenor Smith \$9.00

from Town
A. D. 1868

C. H. Brewster } County Commissioners
E. D. Edwards }
Justin Thayer }

The foregoing report having been read and carefully considered, the same was ordered to be accepted, and recorded, and that the highway therein located, ordered and described, shall be accepted and completed, and the same shall be accepted by the County Commissioners, shall thereafter be known and established as a public highway.

J. Smith Williams Esquire one of the County Commissioners, being a resident of the Town of Haver within which said highway is located, Justin Thayer Esquire a special County Commissioner, appeared and acted in his place.

Whereas on the petition of the Selectmen of the Town of Amherst, presented to said Commissioners at a meeting thereof, to ascertain and locate as aforesaid, on the first Tuesday of September A. D. 1867, representing and setting forth that the boundaries of certain highways situate in said Amherst should be determined and established or new location thereof made, to wit the road leading from the North Parish Meeting House to the Amherst House in the center of said town. Also the road leading from Edmund Hastings' dwelling house in East Amherst to William Kellogg's. Also the road leading from the Meeting House in said East Amherst to William Kellogg's as by said petition on file will appear. The said Commissioners deeming as a matter of the premises expedient, appointed

Tuesday, the nineteenth day of November
then met and took place in the fore-
noon at the house of Francis [unclear]
in [unclear] at the time and place
during the forenoon, and caused a copy
of said petition to be [unclear] [unclear]
[unclear] of the [unclear] of [unclear] [unclear]
the town within which said [unclear]
and [unclear] [unclear] thirty days at least
before the time appointed for said
[unclear] and also having caused copies
of said petition to be posted in two
public places in said town and also
having given notice to all persons in-
terested by causing a like copy to
be published three weeks successively in
the Hampshire Express a public news-
paper published in said County, said
petition and the last publication of
said copy having been [unclear] days at
least before the time appointed for said
[unclear] and [unclear] said [unclear] was had,
said Commissioners gave notice in like man-
ner as aforesaid in the foregoing notice
of the petition, to all persons interested,
at the time and place for convening
said [unclear] and on the said nineteenth
day of November, the Commissioners met
at the time and place appointed, and
proceeded to view the petition and having
read the same, that [unclear] considera-
tion thereof was deferred till the next
regular meeting of the Commissioners.
And at [unclear] [unclear] [unclear] of the
first Tuesday of December now next
at which meeting the parties were heard,
and after the hearing, said Commissioners
proceeded to consider and deliberate
upon the merits of said petition and
after considering the same said Com-
missioners did at a meeting held

20

File [unclear]
A. 2. 1868

The Commission on the 12th day
 of March A.D. 1868, adjudge that the
 prayer of the petitioners should be
 granted, and after adjudicating as
 aforesaid, said Commissioners appointed
 themselves the thirteenth day of May
 then next and were met in the
 forenoon, at the house of Mrs. John
 Leman in said Northampton at the time
 and place where and where they would
 meet and proceed to locate said High-
 ways and the said Commissioners having
 given notice of the adjudication and
 the time and place appointed for said
 location in the same manner as the
 notice and publication was given
 and made, and as is by law in such
 case made and provided, before proceed-
 ing to view (except publishing an ab-
 stract of said petition instead of a
 copy thereof) on the said thirteenth
 day of May, met and proceeded to
 locate and order said highways as
 follows, to wit: Beginning in East
 Northampton on the north line of the High-
 way leading from the Meeting House
 to Pelham, at a stone monument
 standing in the S. W. corner of A. H.
 Hagerden's door yard, and running
 thence S. 75° 10' W. 8 rods to a stake
 marked H. W. thence N. 38° W. 2 rods 10 links
 to a stake on the east line of East
 Street, the above described line being
 the north line; and the Highway at-
 tending same to include all the land
 between it and the north line of said
 highway as heretofore located.

Beginning in North Northampton
 on the west side of the highway
 leading from the Meeting House to
 Northampton at a stake marked

Stake No. 1 and standing at said stake
in the garden corner of Dr. J. D. Field,
and running thence S. $12^{\circ} 45'$ East-
15 rods S. 1 link, thence S. 15° East-
17 rods thence S. 1° E. 13 rods 5 links to
an elm tree marked No. 5 and standing
9 feet northwesterly of the N. E. corner of
J. C. Fenwick's block house. The highway
to include all the land between this
line and the east line of the same
as heretofore located.

Then beginning on the east side
of the highway at stake No. 6 stand-
ing at the door yard of Jackson
Barnard and on the north side
of a Butternut tree and running
thence S. 11° E. 6 rods thence S. $1\frac{1}{4}^{\circ}$ E. 10
rods to stake No. 8 - the highway to
be three rods wide westerly from
this line.

Then beginning on the west-
side of the highway on the line
between lands of William Ingram
and Stillman Hobart at stake No.
9 and running thence S. 17° E. 10 rods
thence S. 13° E. 10 rods 9 links thence S.
 8° E. 6 rods to stake No. 12 and
land of Howard and Hobart, thence
same course 13 rods to stake No. 13.
thence S. 5° E. 13 rods to stake No. 14.
same course $2\frac{1}{2}$ rods to stake No. 15.
thence S. $12\frac{1}{4}^{\circ}$ W. to stake No. 16 and
land of Noah Mayo, thence S. 14° W. 23
rods to stake No. 17 on the west side
of the highway and at the N. E. cor-
ner of said Mayo's land as now
lined. The highway to be three rods
wide easterly of the above described
line.

Then from stake No. 1 to stake No. 1,
the road must be run on the

June Term
A. D. 1868

center of the corner twenty five feet wide exclusive of ditches. Near No. 12, and No. 16, stone sluices must be built 25 feet long and of sufficient size to admit the passage of the water.

At No. 12, the road must be raised one foot higher, at No. 14, cut one foot lower, and at No. 16, raised one foot higher than the present travelled path opposite these points. The road must be brought to a uniform grade from No. 12. to No. 14.

From No. 14. to 16. uniform grade and from 16. to 17. uniform grade the road to be crowned 12 inches above the base and covered with gravel 10 inches deep. Substantial railing must be erected where needed.

The new highway above described, must be completed to the acceptance of the County Commissioners, on or before November 1st, 1868.

Damages are awarded for land taken for new road and for fencing as follows.

To Edmund Hobart \$50.00

" Noah Margo \$20.00

E. L. Greener }
T. S. Williams } County
E. A. Edwards } Commissioners.

The foregoing report being now read and carefully considered, the same is now ordered to be accepted and recorded, and that the highway therein fully located and described is and the same shall be established as public highways, and that the new highway therein located and described when constructed and completed to the acceptance of the County Commissioners shall thereafter be known and established as a public highway.

The Application of Levi
Morton of Northampton in the County
of Hampshire that he may be licensed
as a Common Victualler at Northampton
aforesaid the Selectmen of said Town
having granted him the certificate of
Approval.

24

A. D. 1867

Levi Morton
Licent.

Common Victualler
at Northampton.
No. 62.

The County Commissioners upon con-
sideration of the matter and of opin-
ion that the public good requires that
the said Levi Morton should be licensed
and he is hereby licensed as a Common
Victualler, to exercise that employment at
his room in the Common Block in
said town, from and after this Meet-
ing to the first day of April A. D.
1869, but without license or authority
to sell any intoxicating liquors.

The Application of Lorenzo
D. Merrill of Northampton in
the County of Hampshire, that he may
be licensed as a Common Victualler, at
Northampton aforesaid, the Selectmen of
said Town, having granted him the
certificate of Approval.

Lorenzo D. Merrill
Licent. as
Common Victualler
at
Northampton.
No. 63.

The County Commissioners upon
consideration of the matter, and of opin-
ion that the public good requires that
the said Lorenzo D. Merrill should be li-
censed and he is hereby licensed as a
Common Victualler, to exercise that em-
ployment at the westerly part of
the building now being erected by the Block
owned by Messrs. Fitch, Morton & Williams
on Main Street in said town, from
and after this Meeting to the first
day of April A. D. 1869, but without
license or authority to sell any intoxicating

Lewis B. Edwards
No. 64.

Lewis B. Edwards
Licenced as
Common Victualler
at
Northampton.
No. 64.

The Application of Lewis B. Edwards of Northampton in the County of Hampshire, that he may be licensed as a Common Victualler at Northampton aforesaid, the Selectmen of said Town, having granted him the certificate of Approbation.

The County Commissioners, upon consideration of the matter, are of opinion that the public good requires that the said Lewis B. Edwards should be licensed and he is hereby licensed as a Common Victualler, to exercise that employment at his place of business, in said town, from and after this meeting to the first day of April A. D. 1869, but without license or authority to sell any intoxicating liquors.

Samuel L. Cook
Licenced as
Innholder
at
Hoadley.
No. 65.

The Application of Samuel L. Cook of Hoadley in the County of Hampshire, that he may be licensed as an Innholder at Hoadley aforesaid, the Selectmen of said Town, having granted him the certificate of Approbation.

The County Commissioners, upon consideration of the matter, are of opinion that the public good requires that the said Samuel L. Cook, should be licensed, and he is hereby licensed as an Innholder, to exercise that employment at his house in said town, from and after this meeting to the first day of April A. D. 1869, but without license or authority to sell any intoxicating liquors.

The Application of Rufus C.

29

Strong of Champlain in the County of Hampshire, that he was to be licensed as a Common Victualler at Northampton, for the purpose of said town, and is granted him the certificate of representation.

June Term
A. D. 1868

Rufus C. Strong
Licent. as
Common Victualler

The County Commissioners upon consideration of the matter, and of opinion that the public good requires that the said Rufus C. Strong should be licensed and he is hereby licensed as a Common Victualler to exercise that employment at the brick buildings situated on the West side of Main Street, next north of the residence of John Scott in said town from and after this meeting to the first day of April A. D. 1869, without license or authority to sell any intoxicating liquors.

Northampton
Nov. 68

The Town of Northampton Co. for the County of Hampshire

Writ of Certiorari dated the first day of April A. D. 1868, in Certiorari and returned by said County Commissioners on the twenty-first day of said month, and on the ninth day of June A. D. 1868, the following certificate was received and filed in the Clerk's office of the said Commissioners.

County Commissioners
of Hampshire Co.
A. D. 1868.

Commonwealth of Massachusetts
Hampshire Co.

At the Term of our Superior Judicial Court begun and holden at Northampton within and for said County of Hampshire, by the Honorable George Tracy, Justice, on the third Tuesday of April being the twenty-first

Free Term
A. D. 1868

day of said month and from day to day to the twenty third day of said month in the year of our Lord one thousand eight hundred and sixty eight.

The New Haven & Northampton Company
In Certiorari versant
The County Commissioners of Hampshire County.

This was a writ of certiorari issued upon the petition of the New Haven and Northampton Company, commanding the County Commissioners of Hampshire County to return under their seal into this Court, the record and proceedings and all things touching the same in the matter of the petition of Samuel H. Fisk and others, praying for the location of certain highways in the Town of Northampton in said County, upon which said last named petition, the final order and adjudication were had at a meeting of said County Commissioners holden at Northampton aforesaid within and for the County aforesaid, on the first Tuesday of December A. D. 1866. And by adjournment, on the first day of January then next ensuing, located and ordering said highways as follows, to wit:

Beginning at a point on the eastern line of Pleasant Street in Northampton, at the corner of Pearl and Pleasant Streets, thence running North $50^{\circ} 15'$ east 255.9 feet to the line of the Comm. River Road Lands. The highway is laid 50 feet wide, and the aforesaid line is for the westerly boundary of the highway, and the said highway is laid over lands of Pearl Street so called and a part of the Comm. River Road Land,

beginning again at a point on the North-
-east side of Main Street on said corner
-intersection and at a corner of land opposite
the Canal Road Treasurer's House and at
a corner of George House so called
Main Street. thence South 51° 15' East 55
75 feet to the Northern line of Pearl
Street aforesaid.

This highway is laid 60 feet
wide and the aforesaid line is at the
westerly boundary of said highway.

Said highways are located between
the New Haven and Northampton Rail-
road and both at same.

And we further adjudge and de-
-termine that said Railroad Corporation
shall make and maintain all neces-
-sary Railroad crossings.

And now it appearing to the Court
-that said writ of certiorari has
-been by said Commissioners returned
according to the precept thereof with said
-record and proceedings upon inspection there-
-of, it appearing that the same are
-regular and correct. It is thereupon
-ordered and adjudged by the Court that
-said record and proceedings be, and
-the same are hereby, approved. And
it is further ordered that a certificate of
-such order and decree be transmitted
to the County Commissioners aforesaid.

— All record of County Commissioners
-Book No. 1. Meeting Nov. D. 1866. No. 83.

and the same day the
 committee on the subject of
 the proposed new building
 for the church.

Supplement

It was also decided that the first
 meeting of the committee should be held on
 Tuesday the 10th inst. at 8 o'clock P.M.
 and the same was adjourned
 accordingly.

And on this month was of full
 the Society's business and nothing
 to be done.

On the 10th inst.
 the first meeting of the
 committee at
 Bathampton.
 No. 1.

The application of John
 Strong of Bathampton in the County of
 Dorsetshire, that he may be licensed as an
 innholder at Bathampton aforesaid, the
 selectmen of said town having granted him
 the certificate of approval.

The Society's commissioners, upon con-
 sideration of the matter do hereby resolve
 that the public good requires that the
 said John Strong should be licensed, and
 he is hereby licensed as an innholder to
 receive and keep a public house at the corner of
 Bathampton situated on Main Street in
 the said town, and also under the
 license of the said day of April
 A.D. 1860, but without license or au-
 thority to sell any intoxicating liquors.

The Application of Charles W. Childs
of Burlington in the County of Franklin
that he may be licensed as a
Retailer at Burlington Village, N.H.
in the County of Franklin.

U. D. 1868

The County Commissioners upon con-
sideration of the matter are of opinion that
the said Charles W. Childs should be licensed
and he is hereby licensed as a Common
Retailer to exercise that employment
at Burlington Village, N.H. on the 1st day of
April A. D. 1869. but without license or authority to sell
any intoxicating liquors.

The Application of William A.
Ladd of Burlington in the County of
Franklin, that he may be licensed as a
Retailer at Burlington Village, N.H.
in the County of Franklin.

U. D. 1868
L. D. 1868
at
Burlington
N. H.

The County Commissioners upon con-
sideration of the matter are of opinion that
the said William A. Ladd should be licensed
and he is hereby licensed as a Common Retailer
to exercise that employment at his place of
business in Burlington Village, opposite the
Public Park in the said town, on and
after the 1st day of April A. D. 1869. but
without license or authority to sell
any intoxicating liquors.

24.

Examination.

in 1868
1868.

On the fourth day of
July A.D. 1868,
It is ordered by the County
Commissioners that this Court be now
adjourned to the first Tuesday of August
next being the fourth day of said
month.

And the same was accordingly ad-
journed.

And on this fourth day of August
A.D. 1868, the County Commissioners have
arrived at a determination.

the same
as
before.
at
Washington
D.C.

The undersigned of the County
of Washington in the County of Washing-
ton, that he may be licensed as an In-
holder and a Common Victualer, at Wash-
ington aforesaid, the undersigned said Lord
having granted him the certificate of a
probation.

The County Commissioners upon consider-
ation of the matter and of opinion that the
said Lord is a person who is
fit to be licensed, and he is hereby
licensed as an Inholder and Common
Victualer to exercise that employment at
the place opposite the house of the said
Lord. And it is ordered that the same
shall be binding on the said day of
August A.D. 1868, but without license or
authority to sell any intoxicating liquors.

On the fourth day of
August A.D. 1868,
Upon the application of the Lord

...investigating ... at the ... as ...

It appearing to the ...
... that ...
... to ...
... and that the ...
... the ...
... to ...
... and the ...
... the ...
... as ...
... to ...
... until the ...
... of ...

D. M. ... & C. T. ...
... of ...
... as ...
... on ...
... to ...
... to ...
... in ... Page 533

... of ...
... on ...
... as ...
... to ...
... to ...
... to ...
... to ...
... to ...

See ... Appendix. Page 533

Charles ...
... as ...
... on ...
... to ...
... to ...
... to ...
... to ...

in Page 53-

Frank Kingman of Anckerst
as Licensee Incubator, on payment of Li-
cense Fee of One Hundred Dollars, is li-
censed to sell intoxicating liquors to be
drunk upon his premises, and to sell
only to retail and bona fide guests.

See Record of Licenses Appendix Page 534

in Page 53-

Richard L. Green of Belcher
as Licensee Incubator, on payment
of License Fee of One Hundred Dollars, is
licensed to sell intoxicating liquors to be
drunk upon his premises, and to sell only
to retail and bona fide guests.

See Record of Licenses Appendix Page 535

in Page 53-

Edw. Rogers of Belcher
as Licensee Incubator, on payment of License Fee of \$100,
is licensed to sell intoxicating liquors
not to be drunk upon his premises.

See Record of Licenses Appendix Page 535

in Page 536

John Parks of Belcher
as Licensee Incubator, on payment of
License Fee of One Hundred Dollars, is licensed
to sell intoxicating liquors to be drunk upon
his premises, and to sell only to retail
and bona fide guests.

See Record of Licenses Appendix Page 536

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21

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 ... 536 ...

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 ... Appendix ... 527

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 ... Appendix ... 537

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 ... 538

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20

to sell intoxicating liquors to be drunk
upon his premises, and to sell only to
actual and true friends.

The Record of Licenses Appendix Page 538

in Page 537

Byron Loomis of Millers
is licensed as holder of a permit
to sell intoxicating liquors to be
drunk upon his premises and to sell
only to actual and true friends.

The Record of Licenses Appendix Page 539

in Page 538

Charles F. Loomis of Millers
is licensed as holder of a permit
to sell intoxicating liquors to be
drunk upon his premises and to sell only
to actual and true friends.

The Record of Licenses Appendix Page 539

in Page 539

George D. Clark and Lewis
A. Loomis of Northampton as Druggists and
apothecaries under the name and firm
of Clark & Parsons, on permit of License
No. 1 of the Town of Northampton
intoxicating liquors not to be drunk upon
their premises.

The Record of Licenses Appendix Page 540

in Page 540

Charles A. Loomis of Northampton
is licensed as holder of a permit of a
license No. 1 of the Town of Northampton

Appendix 540

See Appendix 541

See Appendix 541

See Appendix 542

subject however to all the provisions of
 and which are now in force and the
 provisions of said laws shall be in force
 as if the same were enacted in the
 session now subject also to the provisions
 and provisions of the laws to be enacted
 and of the provisions of the laws.

On this matter the committee
 report that it is recommended that the
 County Commission be authorized to appropriate
 for the purchase of books and the
 purchase of books for the State Library of
 the County of Montgomery. And that
 the said Commission be authorized on the Com-
 mittee Treasury for the payment of said
 law or any part thereof as may be
 needed for actual disbursement and the
 Committee of the Board of Directors to receive
 and expend the same and that the members
 of the said Commission be authorized to receive
 by said Committee to the said law, and
 the same.

Summary bills against the County
 of Montgomery are now pending, examined
 and returned, and the same accounting to
 all to the County of Montgomery and
 the same bills are returned to the
 County Commission and returned to the
 same accounting.

Montgomery, Pa.

On this date

August 2nd 1892

41

Col. J. H. ...
D. 2nd, 1892

The application of a ...
... that in order to ...
... at ... the ...
... 'quarter' ... the ...
... application.

...
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...
...

The ... Commission ...
... of the matter ... that
... public ... that ...
... is ... and
... as a ...
... at the ...
... the ...
... to the ...
... of ...
... interesting ...

The application of George ...
... in the ...
... as a common
... at ...
... the
... of ...

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...

The ...
... the matter ...
... the ...
... George ...

42
in a duly signed and attested return to
show that such meeting was the result
of a resolution passed by the Connecticut
Railroad Company, in the said
town, from and after that meeting to
the first day of August A. D. 1868, but
without power or authority to sell any
intoxicating liquors.

On this twelfth day of
August A. D. 1868,
Under the authorization of the follow-
ing persons for licenses to sell intona-
cating liquors in the several towns in the
County of Hampshire hereinafter named
It appearing to the County Com-
missioners that said applicants are suit-
able persons to exercise such license in
said several towns and that the select-
men thereof have been duly notified to
be present to be sworn before (their re-
spective towns for the said applicants
being said the same are hereinafter
expressed as to law prescribed, no license
to be taken of intoxicating liquors until
the first day of May A. D. 1869, in each
year.

Under a Bill of Particulars in District
in Town of ... on payment of license fee to City & Town.
It is ordered to sell intoxicating liquors not
to be drawn from his name.
The license of said applicant is \$54.50

Under a Bill of Particulars in District
in Town of ... on payment of license
fee to the Town & Town, it is ordered to

40

Charles E. Fay of Easthampton
on payment of License Fee of
Fifty Dollars, is licensed to sell intoxicating
liquors to be drunk upon his premises
See Record of Licenses Appendix Page 548

John Henry of Easthampton as
Licensed Importer on payment of License
Fee of One Hundred Dollars is licensed to
sell intoxicating liquors to be drunk upon
his premises and to sell only to actual
and invited guests.
See Record of Licenses Appendix Page 548

John H. Diablen of Wards
as Druggist and Grocer on payment
of License Fee of Fifty Dollars, is licensed to
sell intoxicating liquors not to be drunk
upon his premises.
See Record of Licenses Appendix Page 548

Libra of Easthampton of Northampton
as Licensed Importer on payment of Li-
cense Fee of One Hundred Dollars, is licensed
to sell intoxicating liquors to be drunk upon
his premises and to sell only to actual and
invited guests.
See Record of Licenses Appendix Page 548

George E. Thomas of Amherst
on payment of License Fee of Fifty Dol-
lars, is licensed to sell beer, ale, porter
and cider to be drunk upon his premises.

[Faint handwritten notes, possibly bleed-through from the reverse side.]

Qualification

For consideration by the board of directors
and committee for the purpose of establishing
the qualifications of persons to be admitted
to the membership of the association, the
board of directors have the honor to inform
you that the following are the qualifications
which must be observed by all persons
applying for admission to the association.
1. The applicant must be a resident of
the United States, and must be at least
21 years of age at the time of application.
2. The applicant must be a native-born
American citizen, or a person who has
become a citizen of the United States
prior to the date of application.
3. The applicant must be of good moral
character, and must be well known to
the association as a person of good
character and high standing in the
community.
4. The applicant must be a person of
good financial standing, and must be
able to pay the dues of the association.
5. The applicant must be a person of
good health, and must be able to
perform the duties of the association.
6. The applicant must be a person of
good education, and must be able to
read and write the English language.
7. The applicant must be a person of
good reputation, and must be well
known to the association as a person
of good character and high standing
in the community.
8. The applicant must be a person of
good business ability, and must be
able to manage the affairs of the
association.
9. The applicant must be a person of
good social standing, and must be
able to mix with the members of the
association.
10. The applicant must be a person of
good family, and must be able to
maintain the honor of the association.

Sept. 1890
S. W. P.

entered, must be worked to the width of 25 feet, exclusive of ditches, and must be worked in the same way and parallel to its location, except near its lower end, where it is 'rounded' as to make the transition as easy and gradual as possible. In grading the road, all unnecessary undulations must be avoided; and the no resistance will be made of ascent or descent in the direction of the road to allow of greater magnitude than is hereafter mentioned.

The side ditches, when they are necessary, must be made within without the 25 feet width, and must not be less than 15 inches wide, and 6 inches deep, from the base of the side of the road; they must be made parallel to the center line of the road, without unnecessary excavations in their direction, and must gradually descend towards the point of discharge, with a smooth, even bottom, so that no water can permanently stand to the road side. The ditch must be made not to sink the road to a greater depth than 6 inches below the center of the road. On the side of the road where the road is made partly by excavation and partly by embankment, the exterior or down-hill side must be made nearly or quite level. All sides of excavations or embankments, where the material is of a hard or adhesive character, must be made at an angle not exceeding forty five degrees; when the material is loose sand or gravel, the angle must not exceed thirty degrees or two feet slope to one foot rise. Said road must be finished and stabilized by raised, wheel railing is necessary for the safety and convenience of the traveler.

Bridges when covered with earth must have a continuous range of great strength and be embedded into each side of the bridge, to secure the edges of the plank against slipping. All bridges and thoroughfares must be built 25 feet wide, measured at right angles with the line of the road. Care must be taken in erecting any bridge to insure proper drainage, to leave all thoroughfares to be crossed in a direct line, and otherwise to avoid any obstacle to the convenience of each thoroughfare. All gates, or shade trees, planted and raised within the location of said road, which do not interfere with or obstruct the traffic, or the view, or endanger the safety of the traffic must be left un-impeded. The grade-poles are all placed in the center of the location, and are driven down to bear the weight of the earth, and the type of work material in the earth is determined for ascertaining the amount of excavation or embankment, or grading, the poles are to the road, and the amount of 12 inches required by these specifications, it in all cases to be considered as placed on or above said grade line. The poles mentioned in the preceding description, as used, have a stake driven to the side of them, bearing the number, and a corresponding stake opposite on the opposite side of the location bearing the same number. The measurement of the poles is feet and decimal parts of a foot, and said poles are as follows:

From No. 1 to No. 5 the road must be brought to a uniform grade. From No. 5 to the road built of stake No. 3, 30 feet descent. From that place to No. 22, level.

| No. | Grade | Feet | Feet | Feet | Feet | Feet | Feet |
|-----|-------|------|------|------|------|------|------|
| 1 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 2 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 3 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 4 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 5 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 6 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 7 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 8 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 9 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 10 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 11 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 12 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 13 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 14 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 15 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 16 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 17 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 18 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 19 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 20 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 21 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 22 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 23 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |
| 24 | Grade | 10 | 10 | 10 | 10 | 10 | 10 |

From No. 24 to No. 25, the road must be brought to a level grade.

From No. 25 to No. 26, 2' 6" ascent.

" " " 5' 6" perpendicular grade

" " " 5' 6" 1/2 ascent

" " " 5' 6" 1/2 ascent

" " " 5' 6" 1/2 ascent

" " " 5' 6" 1/2 ascent

Between No. 26 and No. 27, a curve must be made 3' 6" high. It is not with a view to the fact that the road is to be 4' 6" high with the same curve. The curve is to be 3' 6" high and the road is to be 4' 6" high. The curve is to be 3' 6" high and the road is to be 4' 6" high.

At No. 27, a curve of 1/2 mile is to be made with a radius of 1/2 mile. The curve is to be 1/2 mile long and the road is to be 1/2 mile long. The curve is to be 1/2 mile long and the road is to be 1/2 mile long.

5th

Expt. Comm.
1891-1892

It is in some degree and more or less
as the case and the same with
that some persons have been struck
and it is sufficient length to extend 10
miles from the base of the settlement
to the point of the bridge at 10.
20 and 30. It must be said to white, and
it white the whole of the side which
is to be said at right angles with the
river.

It is in some degree and more or less
as the case and the same with
that some persons have been struck
and it is sufficient length to extend 10
miles from the base of the settlement
to the point of the bridge at 10.
20 and 30. It must be said to white, and
it white the whole of the side which
is to be said at right angles with the
river.

It is in some degree and more or less
as the case and the same with
that some persons have been struck
and it is sufficient length to extend 10
miles from the base of the settlement
to the point of the bridge at 10.
20 and 30. It must be said to white, and
it white the whole of the side which
is to be said at right angles with the
river.

It is in some degree and more or less
as the case and the same with
that some persons have been struck
and it is sufficient length to extend 10
miles from the base of the settlement
to the point of the bridge at 10.
20 and 30. It must be said to white, and
it white the whole of the side which
is to be said at right angles with the
river.

B. J. ...
J. ...
E. D. ... } County Commissioner

The foregoing report being read, made.
Hear, and discussed, considered, the same, it
was to be accepted and recorded by
the court, and that the same, being
correct, it was so ordered, and the same
shall be accepted by the court, it will
be in the same manner, and the same
shall be a public report.

Whereas on the petition of

For services rendered
in connection with the
T. & O.
the sum of \$100.00
for insurance
of damages.

L. B. Co.

Sept. Term
1872

according to the said Miranda book.

The said Company of Merchants and

By the said Company of Merchants and

the said petition being in due order.

The said Commissioners deeming a
view of the premises expedient, appointed
Tuesday the fourth day of July, 1872, to
meet and to sit at the office of the
at the Court House in Northampton at
the time and place for deciding the
said case, and having the right and
power having been given to the said
Miranda book to file a petition in said
and on said fourth day of July, 1872, said
Commissioners met at the time and
place appointed, and proceeded to hear
and receive and take the parties for
order and after hearing under the
said and having the parties, said
Commissioners proceeded to consider and
adjudicate upon the matter of the said
petition, and after considering the same,
said Commissioners in judgment and
adjudication intimate the award to the said
Miranda book, by the taking of said
area as appraised to be Three Hun-
dred Dollars, and that the said Miranda
book do have and receive of the said
said Company of Merchants and
said book of the said Company of Merchants,
and that said Company shall pay the
costs in this case taxed at the Court
of the said book.

And we further adjudge and deter-
mine that said Company shall make
and maintain a suitable and lawful
and around said land taken, and
shall give ample security to the said
said book and to the satisfaction
of the County Commissioners for the
said book and for the said book

and ...

C. S. ...

C. S. ...

C. S. ...

Sept 1861
W. D. ...

The ... report and ...
... it is ordered by the ...
... that the ...

The application of ...
... that he may be licensed ...
... at ...
... the certificate of ...

...

The County ...
... that the ...
... that employment at ...
... the ...
... of ...
... or ...

The application of ...
... that he may be licensed ...
... at ...
... the ...
... of ...

...

The County ...

consideration of the matter, and of opinion
that the public would require that the
said Village L. Day should be issued,
and as it is now issued in a license list
which to exercise that requirement at the
time of issuing the same effect in the said
town, and after this notice to the
public of the L. Day, but without
issuing it in order to sell any intem-
perate liquor.

Under the application of
the public, and the license to sell
intoxicating liquors in the same town
in the same manner as the license to sell
it appearing in the same license
which that said license has a table
which to exercise that license in said
same town and that the license there
has been a license to sell to be
issued within that respective town, and
the said applicants having said the license
for the same reason to be issued,
the license to be issued of 'Intoxicating'
more until the next day of May 1st
1862 as license list.

William F. Arnold and William Sil-
vester both of Northampton, under the name
and firm of William F. Arnold & Co. as Pro-
cessors on payment of License Fee of Fifty
Dollars, and licensed on this 1st day of
September to sell intoxicating liquors not
to be drunk upon their premises.

See Record of Licenses Appendix Page 550

Robert Fox of Manchester as Li-

[illegible]

1894

Sept 1808. The Court of the said and some
of the said Court, being that said Court
at the said Court, the said Court, the said Court
at the said Court, the said Court, the said Court.

Sept 1808. The Court of the said and some
of the said Court, being that said Court
at the said Court, the said Court, the said Court
at the said Court, the said Court, the said Court.
Sept 1808. The Court of the said and some
of the said Court, being that said Court
at the said Court, the said Court, the said Court
at the said Court, the said Court, the said Court.

Sept 1808. The Court of the said and some
of the said Court, being that said Court
at the said Court, the said Court, the said Court
at the said Court, the said Court, the said Court.
Sept 1808. The Court of the said and some
of the said Court, being that said Court
at the said Court, the said Court, the said Court
at the said Court, the said Court, the said Court.

Sept 1808. The Court of the said and some
of the said Court, being that said Court
at the said Court, the said Court, the said Court
at the said Court, the said Court, the said Court.

Sept 1808. The Court of the said and some
of the said Court, being that said Court
at the said Court, the said Court, the said Court
at the said Court, the said Court, the said Court.

.....

1. *Impatiens* 2, 3, 4
 2. *Impatiens* 1
 3. *Impatiens* 1
 4. *Impatiens* 1
 5. *Impatiens* 1

It appearing to the County Commissioners
 that the said Licensee to sell
 intoxicating liquors in the County of Orange
 has been duly granted and issued, in accordance
 with the provisions of the 14th & 15th
 sections of Chapter 141 of the Statutes of
 the year 1861 that said Licensee has been
 directed during the months of August and
 September of said year, and to be exercised
 in the County of Orange that the
 same was established by law, and that
 a certificate in relation to the sale of
 intoxicating liquors in said County of Orange
 has been duly issued and that said
 Licensee has been duly issued to receive the same
 according to law.

| | |
|------------|---------|
| Albany | \$75.00 |
| Andover | 25.00 |
| Barnstable | 75.00 |
| Beverly | 45.00 |
| Beverly | 150.00 |
| Brookfield | 50.00 |
| Brookline | 25.00 |
| Brookton | 25.00 |
| Brookton | 150.00 |
| Brookton | 125.00 |
| Brookton | 150.00 |
| Brookton | 50.00 |
| Brookton | 50.00 |

amounting in all to the sum of \$1900.00

It is therefore ordered by said Com-
 missioners that the same being the half of the
 sum needed for license to be exercised in said
 County of Orange, be transmitted in draft to
 the Treasurer of the County of Orange
 and that the same being the sum of
 \$1900.00 be transmitted in draft to the Hon.
 Jacob C. and Treasurer of the Commonwealth
 and the same be transmitted accordingly
 in said draft and in the County of Orange.

William S. Burridge was paid for
the Twenty Five Dollars and Twenty Five
cents against the County, which is trans-
ferred and allowed and the same is found
to be paid out of the County Treasury,
and found to be correct.

enrollment

Enrollment is
On this second day
of October A. D. 1868
It is ordered by the County
Commissioners that all matters relat-
ing to enrollment be referred to the
Clerk that all matters relating to enrollment
be referred to the next regular session to
be held at 10 o'clock and that the Court
be and be adjourned without day
and the same was so
found accordingly.

Attest Wm R. Buckland
Clerk

$\frac{1}{2}$

[Faint handwritten notes, mostly illegible]

It is the duty of the committee to
investigate the claims of the
claimants and to report thereon to the
Board of Directors. The committee
has the honor to acknowledge the
receipt of the letter of the
claimant dated the 1st day of
January, 1900, and to report that
the same has been referred to the
Board of Directors for their
consideration. The Board of
Directors has the honor to
acknowledge the receipt of the
letter of the claimant dated the
1st day of January, 1900, and to
report that the same has been
referred to the committee for
investigation.

The committee has the honor to
acknowledge the receipt of the
letter of the claimant dated the
1st day of January, 1900, and to
report that the same has been
referred to the Board of Directors
for their consideration.

The committee has the honor to
acknowledge the receipt of the
letter of the claimant dated the
1st day of January, 1900, and to
report that the same has been
referred to the Board of Directors
for their consideration. The
Board of Directors has the honor
to acknowledge the receipt of the
letter of the claimant dated the
1st day of January, 1900, and to
report that the same has been
referred to the committee for
investigation. The committee has
the honor to acknowledge the
receipt of the letter of the
claimant dated the 1st day of
January, 1900, and to report that
the same has been referred to the
Board of Directors for their
consideration. The Board of
Directors has the honor to
acknowledge the receipt of the
letter of the claimant dated the
1st day of January, 1900, and to
report that the same has been
referred to the committee for
investigation.

John D. Jones
D. T. 1868

...the ... the ...
...that the ...
...the ...
...the ...

The foregoing petition was filed
with the County Commissioners on the
third day of May A. D. 1868, and was
read at the sitting of said Commis-
sioners held as aforesaid in adjournment
... said petition, when
... and the ...
... agreed upon William T. Snapp
... East-
Hampton, and Lewis ...
... as a committee and substitute
for a jury to act in the premises and
... was ...

... at ... Court
... at Hampton, within and for-
said County on the third day of Oc-
tober A. D. 1868, the Committee made
their report as follows:

The committee appointed on the petition
of John Maloney to view the location of
the road laid by the County Commis-
sioners across the land of the said John
Maloney, and of deemed expedient to at-
tend said location, were attended to their
duties and after a full examination of
the premises have unanimously decided
that the interest of the public and of
the petitioner demand a change in the
location, as follows:

Beginning in the center of the old
highway on the North side of the bridge
and on the line between Northampton and
Northampton at stake No. 5 in the ...

The Committee
 do hereby certify

The Committee do hereby certify
 that the sum of \$48.00
 and the sum of \$5.00
 and the sum of \$10.00
 and the sum of \$10.00
 and the sum of \$15.27
 and the sum of \$5.40
 amounting to the sum of \$83.67

The sum of \$48.00
 and the sum of \$5.00
 and the sum of \$10.00
 and the sum of \$10.00

It was thereupon ordered and adjudged
 by the Court on the seventh day of
 November A. D. 1868, that the same be accepted
 and recorded, and that the clerk certify
 and report with the adjudication of the
 Court thereon to said County Commissioners
 at their next meeting to be holden as
 aforesaid for their further action on the
 premises and with the damages awarded
 therein and the costs accruing on said pe-
 tition and taxed at the sum of Forty Eight
 Dollars and Fifty Cents to be paid out of the
 County Treasury of the County of Franklin.

It was also ordered that the foregoing re-
 port and the adjudication therein be re-
 corded. And that the clerk issue his Writ
 next to the County Treasurer for the
 payment of said Damages and costs
 as aforesaid.

| | |
|---|----------|
| Costs of Printing and Damages | \$ 50.00 |
| Costs on Petition Costs Damages | \$ 2.25 |
| Costs of Damages | 10.00 |
| Costs of Damages | 10.00 |
| Costs of Damages | 15.27 |
| Costs of Damages | 5.40 |
| Amounting in all to the sum of \$83.67 | |
| Amount paid to the County Treasurer for the | |
| sum of \$83.67 | |

The Application of Franklin Co.
 as to the same in the County of

Substituted said \$500.00 with \$126.75
and said \$273.25 substituted with 46.90
from the balance to the sum of \$258.62
Amount due to County Treasurer accordingly.

The Movement
Exercises
No. 102.

No. 102.

115
 Sir

Location
D. D. 1808
Adjournment

On said second day of December
- at 2.30 P.M.
- it ordered in the County Comm-
- mission here that this Court be now
adjourned to Thursday the thirty first day
of December current at ten o'clock A. M.
And the same was adjourned re-
- arranging.

And on this thirty first day
of December A. D. 1808 the County Comm-
- mission met according to adjournment

under what
- title
- for
- title
- title

George B. White and others
Petition for a highway in Mass.
The undersigned would ask your
Honorable Board to create a new piece of
road in Mass. beginning at a stake
and stone on the side of the road leading
from the Village to Whitwell, about three
miles from the town of Whitwell, and
in a westerly direction on land of said
cross to West Brookfield and Ware Line, so
as to meet a new road to be located and
built in said Brookfield, and cause the
same to be built, so as to connect the
two roads.

Filed Feb. the 20th 1804

Witness my hand
this 20th Feb. 1804

The foregoing petition was entered at
the meeting of the County Commissioners
held at Whitwell on the first of March
A. D. 1804, and was thence continued
from term to term to this term, when it
is ordered by the said Commissioners that
the same be examined.

Read the
petition

The said petitioner, prays that
the Court will order the same
to be made and made such order as to the
matter on a hearing, may seem
the said Court.

James C. Smith Esq.
Attorney at Law

The foregoing petition was filed with
the County Commissioner on the third
day of December A. D. 1852 and was
taken at the sitting of the County Com-
missioners held as aforesaid by adjourn-
ment on the twenty sixth day of Decem-
ber A. D. 1852.

And at a sitting of said Commissioners
held as aforesaid on the second day of
January A. D. 1853 the said petitioner has
been to withdraw upon payment of costs.

The petition was thence continued to
this term. When it appearing that the
costs in said petition had not been paid
and that the same have
been paid into the County Treasury it is
ordered that said petition be dismissed.

George Shepard
Petitioner
vs.
The New Haven and North-
ampton Company

George Shepard of North-
ampton in the County of Hampshire
Petitioner versus the New Haven and North-
ampton Company for assessment of dam-
ages occasioned by the appropriating of lands
to and by said Corporation for
railroad purposes.

Respectfully sheweth George Shepard
of Northampton in said County that the
New Haven and Northampton Company a
railroad corporation established in this Com-
monwealth hath by its charter the right
and power to take and construct

March 22nd 1885

At a meeting of said commission.

Read the petition of J. D. Bell, petitioner, who has come to withdraw, upon payment of costs.

The Petition was thereupon continued to this term, when it appearing that the costs on the same, taxed at the sum of

of dollars and
has been paid into the County Treasury,
it is ordered that said petition be
dismissed.

James Haley of Northampton
in the County of Hampshire. Petitioner
comes the New Haven and Northampton

Company, for the amount of damages
occasioned by the appropriation of lands of
said petitioner by said Corporation for Rail-
road purposes.

Respectfully represents James Haley
of Northampton in said County, that he
is the owner of a certain tract of land
with a dwelling house thereon, containing
about three acres, lying and situate North-
easterly and northeasterly of Forest Street is
called, and adjoining lands of Dr. E. E.
Dennison. That the New Haven and North-
ampton Company in extending their rail-
road from Northampton to Williams-
burgh for the purpose of laying out
and constructing their said rail road,
have taken and appropriated to the use
of said rail road, a certain piece or portion
of the above mentioned tract, containing
about one third of an acre. And in the
constructing of their said road, said Com-
pany have caused to your petitioner,
other damages, all which damages he

prayer was to increase by said Commission,
and that said Commission was made
such error in relation to which it had been
made a change in the Commission
made known by the situation of things
the Court and the most successful and
decisive improvement of the same by him.

Commission
No. 8

The foregoing petition was
given to the County Commission
on the twenty eighth day of July A.D.
1857 and was entered at the meet-
ing of the County Commission held
at a special session as aforesaid on
the second Tuesday of June in A.D. 1857
and was there continued to the
meeting of said Commission held
at a special session on the
second day of October A.D. 1857
when the petitioner had leave to with-
draw, upon payment of costs.

Said petition was there continued
to the term, where it appearing that
he was on the same term at the
same time
was then paid into the County Treas-
ury, it is ordered that said petition
be dismissed.

Veritas on the petition of
George A. Porter and others presented to
said Commission at a meeting held
when as aforesaid, on the second Tuesday
of June A.D. 1857 representing and setting
forth that the portion of the old road
leading from the Mills in Hatfield
to the C. & F. Depot beginning near the
house of William B. Adams and running
thence toward the C. & F. Depot to which

George A. Porter
Pet. for Div.
of E. W. in
Hatfield.
No. 8.

the said Commission was ordered to
consider and determine upon the
said petition and after considering the
same, the Commission was of the opinion
that the proposed road was a public
road, and accordingly ordered that the survey
of the petition should be made and
that the said petition should be
granted upon the said road and
that no more or cooperative
petition should be made for the
said road and that the said
road should be granted across
the land of J. J. Porter and that a
new road should be opened from the
road to the north side of a line
known as the level road. And
it appearing that the said road was
needed for the public interest to
make satisfactory arrangements for
the same to the opening of said
road and the said road, the location
of said discontinued road, to the
said day of October 3, 1883, at which
time said discontinued road was
opened.

Accordingly the land of Henry W.
Porter in the old road at a point of
50 feet from the intersection of the
old and new roads and on a line with
the west side of said Porter's tobacco barn
was running thence westerly to the point
of intersection with the new road. To
each of the old road as in between the
above described termini is hereby dis-
continued. The said Commission further ordered that said Henry
W. Porter shall furnish to Henry
W. Walker, his heirs and assigns a right
of way to said Walker's land on each
side of the old road and the said
road shall be on the west side of said

Commission
ordered
signature

Atto' Giacomo bene, & felice.

beginning in the 'via highway' at
the east terminus of dissection, and
ascending there by the 'via' to and
a mile higher and provided also that
said Porter shall open a town, say,
on the west side of his land from the
new road to the north end of the
whole road. Said town way to be opened
to the acceptance of the 'electors' of
said land.

6 We advance to George A. Porter for
manages the same as before. 21 Jan. 1861

C. S. Cooper

Ch. Smith. 1881

Eliza F. Edwards

Grants

Successors.

The foregoing report being now read and ~~carefully~~ considered the same is ordered to be accepted and recorded.

Whereas on the petition of Eud-
 mon Bates and others to the said Court
 doth appear, at a meeting thereof, holden as aforesaid,
 on the second Tuesday of June and by adjourn-
 ment, on the eighteenth day of June, A. D.
 1807, representing and setting forth, that con-
 sidering convenience and necessity require that a
 road should be laid and established in said
 town in said County, beginning near the
 house of William S. Webster and running east-
 uly on road by grade or otherwise to the
 well privilege of said Webster and C. S. Dany;
 thence easterly on land of William S. God-
 dard, to intersect with the County road
 near the house of J. D. Pierce as by said
 petition on this will appear.

The said commissioners desiring a
view of the proposed project, expressed

Land & Survey
No. 100

an appointed Surveyor, the twentieth day of
October then next, and ten o'clock in the
forenoon, at the house of Joseph Franklin in
said town, in the town of said place where
they would meet and proceed to locate
said highway and the said commissioners
having given notice of the adjournment
and the time and place appointed for
meeting said highway in the aforesaid
manner as the rules and regulations
are given and made, and as it is law
in such case made and provided, before
proceeding to lay out & publishing an
abstract of said petition instead of a
copy thereof on the said twentieth day
of October next and proceeded to locate
and order said highway as follows, to wit:

Location

beginning in the center of the said high-
way east to the mill bridge of Litcher
and thence to take No. 1. at right angles
S. 8° E. 3 rods from the center of the West
Bridge and running thence S. 8° E. 7 rods
to take No. 2. thence S. 30° E. 6 rods to No.
3. thence same course 3 rods to No. 4.
thence S. 42° E. 6 rods to No. 5. thence same
course 3 rods to No. 6. thence same course
4 rods to No. 7. thence S. 48° E. 9 rods to
No. 8. thence S. 54° E. 24 rods to No. 9. thence
same course 3 rods to No. 10. thence same course
12 rods to No. 11. thence S. 71° E. 23 rods to
No. 12. thence S. 63° E. 6 rods to No. 13. thence S.
58° E. 4 rods to No. 14. S. 47° E. 6 rods to No.
15. in the center of the highway leading
from station located to Northampton and
Ch. of the short house. and meeting of
the line of of L. line.

The above described line is for the cen-
ter line of the highway, which is laid
8 rods wide and staked with cor-
responding markers as set out and as
the road from this line in the south

Standard
Ch. 2, 1901

width over the whole width 5' 16 feet:
from the outside part of the road. Where
the sub-soil is sand, the sand, 6 feet, after
being sufficiently graded, must be covered
with a layer of 12 inches of sub-soil, and
a covering of 6 inches of good sand, or
some other good material. This road must
be sufficiently covered from the sides of the
excavation part thereof to its center to the
width of 16 inches and the graded soil
must be worked to the width of 16 feet.
Inclusion of ditches, and must be worked in
the center of area parallel to its location.
except near its angles, which must be so
rounded as to make the turnings as easy
and gradual as possible. For grading the road,
all unnecessary excavations must be avoided;
and in the surface will an angle of
ascent or descent in the direction of the
road, be allowed of greater magnitude than
is hereafter mentioned. The side ditches, when
they are necessary, must be made entirely
without the 16 feet apron, and must not
be less than 8 inches wide and 4 inches deep
below the base of the crown of the road;
they must be made parallel to the center
line of the road, whether necessary curva-
tures in their direction, and must gradually
descend towards the point of discharge, with
a smooth, even bottom, so that no water
can permanently stand in the roadside.
One must also be used, but to sink the
side ditch to a greater depth than 6 inches
below the center of the road. On the sides
of hills where the road is made partly by
excavation and partly by embankment, the
interior or down-hill side must be made
nearly or quite level. All sides of excava-
tions or embankments where the material
is of a hard or adhesive character, must be

Be. & L. S. Co.
L. S. Co.

which are covered with substantial grass trees,
and a covering of a layer of gravel or fine
sand and shingle and a crust of light soil
in addition, without in any manner
interfering with the grade of the road, as
hereafter described. There must be no excavation
of any dwelling-house or other building
into the said soil, passage ways to or from
the buildings clear and unobstructed
and otherwise so as to cause damage to
the convenience of such buildings as may
be on front or back side, within the
area within the location of said road,
which do not interfere with or obstruct
the running of the same, or endanger the
safety of the traction, must be kept secure.
The grade line as shown in the
center of the section, and as shown above
a and the slopes of the cuts, and the tops
of such embankments are the points of admeasure-
ment for ascertaining the amount
of excavation or embankment, or grading
the grade line of the road, and the
amounting to be included, shown by these spec-
ifications, as in all cases to be considered,
as placed on or above said grade line. The
grade line mentioned in the following de-
scriptions, numbered, from the center line
on one side of the road, bearing the num-
ber, also a corresponding stake opposite on
the other side of the section bearing
the same number. The admeasurement is
given in feet and decimal parts of a foot;
and said grading is as follows: At
From No. 1 to No. 3, the road must be
brought to a uniform grade. At No. 4, cut
must be made and make the grade uniform
from No. 3 to No. 4. From No. 4 to No.
6, uniform grade. At No. 6, cut two
feet and make the grade uniform
from No. 6 to No. 8. At No. 8, cut two

Examination,
D. D. P. B.
Laird Land
Pet. for Lett
of S. L.
having come
from
Birmingham
to
Birmingham
B. L.

Thomas D. Lane, D. D. P. B., representing and
setting forth that the common sentence
and identity which that species require
and alterations be made in the highway
leading from Birmingham to said bridge
to Northampton, from a point near the
town of L. D. Knight in Northampton to
the Court House in said Northampton
as by said petition on file will appear.
The said Commissioner, desiring a
view of the premises, appointed
Wednesday the twenty second day of
May then next, and ten o'clock in the
forenoon, at the house of Laird Land
in Northampton, as the time and place
for viewing the premises; and caused a
copy of said petition to be read upon
the steps of the town of Northampton
and Northampton being the said petition
which such species require and alterations
and having forthwith read at least to
the said appointed time and place;
and also having caused copies of said
petition to be posted in two public places
in said town; and also having given
notice to all persons interested, by causing a
like copy to be published three weeks suc-
cessively in the Hampshire Gazette a pub-
lic newspaper published in said County,
said posting and the act publication of
said copy having been taken down at least
upon the time appointed for said view
and before said time had past, said Com-
missioner gave notice in like manner as
described in the foregoing notice of the
petition, to all persons interested, of the
time and place for commencing said view.
And on the said twenty second day of
May, the Commissioner met at the time
and place appointed and proceeded to begin
the hearing and trying the case, the

Experiment.

Lucini

these course & rods to No. 3. there N. 52° E. 6 rods
to No. 4. there same course & rods to No. 10.
thence same course & rods to No. 11. there
same course & rods to No. 14. there N. 52° E.
6 rods to No. 15. there N. 57° E. 6 rods to No.
16. there N. 48° E. 6 rods to No. 17. there
same course & rods to No. 18. there same
course & rods to No. 17. about 5 rods sailing
to the rd. and between Antisaccapton and
Northampton. running again in the old
direction to the top of Kings Hill in North-
ampton at a stake marked No. 18. standing
1/2 rods south across a small stream
then marked No. 19. No. 18. and running same
course & rods to No. 19. there 6 rods
to No. 20. there N. 74° E. 6 rods to No. 21. there
N. 50° E. 6 rods to No. 22. there same course
& rods to No. 23. there same course 6 rods
to No. 24. there N. 50° E. 6 rods to No. 25.
there same course 6 rods to No. 26. there N.
45° E. 6 rods to No. 27. there same course & rods
to No. 28 in the center of the marsh, south.
digging again the top of Kings
Hill in the center of the road at
stake No. 29. and running thence N. 57° E.
6 rods to No. 30. there same course 6 rods
to No. 31. there N. 58° E. 6 rods to No. 32. same
course & rods & rods to No. 33. there same
course & rods to No. 34. and back of the
old day. there same course & rods to No. 35.
there N. 70° E. 6 rods to No. 36. there N. 70° E. 6
rods to No. 37. there N. 81° E. 6 rods to No. 38.
there N. 82° E. 6 rods to No. 39. there N. 87°
E. 6 rods to No. 40. and land of James White
then N. 74° E. 6 rods to No. 41. there
N. 74° E. 6 rods to No. 42 and the old highway.
there N. 70° E. 6 rods to No. 43. there same
course & rods to No. 44. and end of day.
there same course & rods to No. 45.
there N. 70° E. 6 rods to No. 46. there N. 71°
E. 6 rods to No. 47. there same course & rods

See also the
L. A. 1881

at the base and not more than eighteen in-
ches apart, may be substituted for the
road railing already, and supports of
railing or substituted there, must be
joined with their stems or sections at
least 12 inches from the edge of the base
substructure, without in any way inter-
fering with or obstructing the safety,
and must not rest against the railing, or the
curved part of the road. When the sides
of the substructure are secured by sub-
struction, and are thus built, the road
may be raised to a greater width
than, and the road width may be
on the top to provide a good support
to the sides of the railing, and
have a better and better road clear
of all obstruction on the raised part
of the road.

All necessary provisions must be built
into good, well laid, straight and continuous
two feet apart, and 12 inches high, and cov-
ered with substantial dry stones, and
a covering of 12 inches of gravel or other
good material, and a stroke of 8 inches
in addition; without in any way interfering
with the grade of the road, as described
described. The bridge with a span of more
than 12 feet must be covered with good
plank or with 2x12 inch planks, and
must be built with a well laid
stone abutments, and raised to the height
of 12 feet, and to the width of 12 feet.
When railing is substituted, the railing
bridge must have a
continuous range of flat stone, and
be added upon each side of the bridge to
make the edges of the plank against injury.
The bridge must be built 12 feet
high, measured at right angles with the
side of the road, and must be used in

| 24 | 35 | 5 | 41 | 6 | 17 | 4.5 | | | | | |
|----|----|-----|----|-----|----|-------|--|--|--|--|--|
| 24 | 35 | 1.5 | 42 | 5 | 8 | 2.5 | | | | | |
| 25 | 37 | 1.3 | 43 | 1.7 | 4 | 2.7 | | | | | |
| 25 | 37 | 3.5 | 44 | 4 | 5 | " | | | | | |
| 25 | 39 | 1.3 | 45 | 5.2 | 5 | 1 | | | | | |
| 29 | 41 | 12 | 46 | 2.0 | 52 | Grade | | | | | |

From No 39 to No. 32. 24' ascent
 From No. 32 to No. 33. 3'-0 Descent
 From No. 35 to No. 42. Level
 From No. 42 to No. 43. 6'-4' ascent
 From No. 43 to No. 46. Level
 From No. 46 to No. 51. 2' Descent
 From No. 50 to No. 52. 1' Descent.

Between No. 32 and No. 52. the road is bordered
 at No. 32 No. 41 No. 45 and No. 51
 with red limestone. At No. 41 a series
 of small stone walls are built high and near
 the side. These compartments are good grassy
 places two feet thick, and said on White
 Oak or White Pine plank three inches thick
 and laid at right angles with the rock.
 said stone wall is entered with mortartian
 stone for an hour. I saw thick and
 low than that of No. 42. some in the stream.

All places where a limit of sufficient
 length is noted at the side of the
 statement of the road.

The foregoing report being now
 made read, and carefully considered, the
 same is ordered to be accepted, and re-
 corded in the office, and that the
 same be accepted of the County Commission-
 ers, and thereafter to be known and established
 as a public highway.

In. d. d. King
 1. 2. 1861

adjudication

Location

in manner as described in the foregoing notice
 of the petition, to all persons interested, of
 the time and place for commencing said
 law. And on the said twenty sixth day
 of June the commissioners met at the time
 and place appointed, and proceeded to view the
 premises and having viewed the same, the
 further consideration thereof was deferred till
 the next regular meeting of the Commis-
 sioners held at Northampton aforesaid, on the
 first Tuesday of September then next, at
 which meeting the parties were heard, and
 after the hearing, said Commissioners pro-
 ceeded to consider and adjudicate upon
 the prayer of said petition, and after con-
 sidering the same, said Commissioners did
 adjudicate that the public good required that
 the specific repairs and alterations proposed
 for said road be made, and after adjourn-
 ing as aforesaid, Commissioners appointed
 Wednesday, the twenty first day of October
 then next, and ten o'clock in the forenoon,
 at the house of William Skinner in said Wil-
 liamsburg, as the time and place when
 and where they would meet and proceed
 to locate said alterations of highway, and
 the said Commissioners having given notice
 of the adjudication and the time and
 place appointed for said location in
 the same manner as the notice and pub-
 lication was given and made, and as is
 of law in such case made and provided,
 before proceeding to view (except exhibiting
 an abstract of said petition instead of a
 copy thereof) on the said twenty first day
 of October, met and proceeded to locate
 and order said alterations as follows, to wit:

Beginning at the S. W. Corner of
 the door yard of William Keating and
 S. E. corner of the lot of the Haydensville
 Catholic Church, at a stake marked T. B.

Land of the
County, 1869

be built over the brook and the whole width of the highway at this place; the culvert must be constructed of brick or good masonry stone and eight feet wide and be higher than the old bridge. The road must be brought to uniform grade from west of the bridge to the foot of the station on the west side of the Depot and the whole surface of the road must be covered with a coating of gravel one foot thick.

Beginning again on the south side of the road on land of Thomas Wagon at a Button Ball tree marked No. 4. and running thence N. $36^{\circ}30'$ West 17 rods to stake No. 5. on land of H. L. James, west of the river, the above described line is run to define the south line of highway at this place.

Good and substantial railing must be erected wherever railing is necessary.

And the whole work must be completed to the acceptance of the County Commissioners on or before the first day of September A. D. 1869.

We award to Leicester Barr for land damage the sum of One Hundred and Fifty Dollars.

| | |
|----------------|-------------------------|
| E. H. Brewster | } County Commissioners. |
| T. S. Williams | |
| C. A. Edwards | |

The foregoing report being now made, read, and carefully considered, the same is ordered to be accepted and recorded by the clerk, and that the highways therein located, ordered and described, when constructed and completed, and the same shall be accepted by the County Commissioners, shall thereafter be known and established as highways.

Dr. J. D. V. L. 1868

said copy having been fourteen days at least before the same appointed for said view; and the said view was held and said Commissioner gave notice in like manner as aforesaid in the foregoing words of the petition to all persons interested of the time and place for commencing said view. And on the said thirteenth day of October, the Commissioner met at the time and place appointed, and proceeded to read the petition and having read the same, the Commissioner then determined to read the parties at the same time of said view; and having heard the parties said Commissioner then proceeded to consider and adjudicate upon the prayer of said petition and after considering the same said Commissioner did then and there adjudge that common convenience and necessity required said alterations and discontinuance as prayed for in said petition. And it appearing upon the view and adjudication aforesaid that no person or corporation interested objected thereto, the Commissioner forthwith proceeded to execute said alterations and discontinuance of:

Location

beginning at a stone monument standing at the north corner of the intersection of the road leading from North Ankerst to North Goadley with the road leading from Ankerst to Sunderland, and at the north east corner of a fence door-yard fence, and running thence S. 14° 15' E. 31/4 rods to a stake standing at the N. E. corner of Dr. J. D. V. L. garden, at stake No. 1 on the location of the highway, made May 12th A. D. 1868 on petition of the Trustees of Ankerst and that part of the highway lying west of the aforesaid line is hereby discontinued.

C. H. Edwards
 T. H. Williams } County of Madison
 C. D. Edwards

Dec. 20, 1867
 A. D. 1867

The grounds upon which the road
 was laid are hereby considered the same
 it was to be, and the road is hereby
 the same and that the highway, through
 water, ground and meadow, which is not
 and is not expected, and the land shall be
 excepted to the County Commissioners. Shall
 hereafter be known and established as a
 public highway, and the same shall be
 known and established as a public highway.

Whereas on the petition of O. H. T.
 against the Town of Prescott, presented
 to said Commissioners at a meeting that
 was held as aforesaid, on the first day
 of September A. D. 1867, the petitioners
 and sitting forth that the public good
 and convenience require that the highway
 in the town of Prescott and said county
 should be altered between Hill and West
 Hill Factory in Tiltam and the road
 known as called, in said Prescott, on the
 road leading to Bedford, or that a new
 road be laid out between said roads, and
 that the old road be discontinued, so by
 said petition on file will appear.

Prescott
 at a meeting
 of the
 in Prescott
 No. 84

The said Commissioners, desiring to
 know of the premises incident, spiritual
 and other the grounds and of October
 the next day by a clock in the morning
 at the house of Hill in Prescott and the
 at the time and place for hearing
 the petition, and caused to copy of said
 petition to be served upon the clerk of
 the town of Prescott and Tiltam. Being
 on this notice which such location and

Discontinuance was prayed for thirty days at least before the time appointed for said view, and also having caused copies of said petition to be posted in two public places in said town, and also having given notice to all persons interested, by causing a like copy to be published three times successively in the Thompson's Gazette a public newspaper published in said County, said petition and one last publication of said copy, making the entire days at least before the time appointed for said view, and before said view was had, said Commissioners gave notice in the manner as directed in the foregoing notice of the petition, to all persons interested, and that said place for commencing said view.

And on the said fourteenth day of October, the said Commissioners met at the time and place appointed, and proceeded to view the premises; and having viewed the same, the Commissioners then determined to hear the parties at the time of said view; and having heard the parties, said Commissioners then proceeded to consider and adjudicate upon the prayer of said petition, and in so far as respects the same, said Commissioners

did then and there adjudge that said Discontinuance was granted, and that said Discontinuance as prayed for in said petition. And it appearing upon the view and adjudication aforesaid, that no person or corporation interested, either directly, the Commissioners further proceeded to make and pass location and discontinuance, viz:

beginning in the center of the Old Highway, opposite the S.E. corner of Willard Wetherell's land, at stake No. 1, and thence N. 82° 15' E. 12 rods to No. 2, thence N. 82° 15' E. 13 rods to No. 3, thence S. 88° E. 14 rods to No. 4, thence S. 89° 34' E. 24 rods to No. 5, thence S. 81° 40' E. 3.5 rods to No. 6, thence S. 81° E. 12 rods

Location

to No. 1 in the center of the line.
The line described here is the line
of the new highway, which is laid there
with line and set in the center of the line.
Stakes are set at each angle, and stakes
with corresponding numbers are set
and on each side of the line.

At No. 1 the road must be cut one foot
at No. 3 cut one foot, and brought to a
uniform grade from No. 1 to No. 3. From No.
3 to No. 4 a uniform grade. At No. 5 cut
one foot and make the grade uniform
from 4 to 5 and uniform from No. 5 to
No. 7. The road must be leveled to suit
the incline of the ditches and drained
properly. The ditches must be cut
deep enough to the base of the bottom
of the road, and lighted holes made. The
road must be hardened with a coat
of loam or gravel ten inches thick.

Stakes must be built, and a standard
railing erected wherever necessary. The
side banks must be sloped so as to
make it easy to pass throughout the
entire part of the cemetery. The road must
be completed to the acceptance of the County
Commissioners on or before the 1st day
of July A. D. 1902 and the old highway
between the abovementioned termini, it dis-
continued wherever the new road is con-
structed, according to the provisions herein.

The new road passes over lands of
Lester Thompson, E. R. Page, James H. Page,
and the heirs of Widow E. M. Conkey. But
no claim is made for damages.

C. E. Brewster
F. Smith, Treasurer } County Commissioners
C. E. Edwards }

The foregoing report being made.

read and carefully considered, the same is
 ordered to be accepted, and recorded in the
 Rec. & Lib. Book, and that the highway, therein men-
 A. D. 1868 - tioned ordered and described. When constructed
 and completed, and the same shall be accept-
 ed by the County Commissioners, shall there-
 after be known and established as a
 public highway.

Upon the Petition of C. A. Dew-
 C. A. Dewey of Torrington in the County of Hamp-
 shire for authority to exercise the License
 to sell spirituous liquors granted him as a Liquor Dealer
 License as engaged in no other business in connection
 with the same, to sell intoxicating liquors
 not to be drunk on his premises, and
 on the day of May A. D. 1868 in the
 presence of C. W. Merrill at the end
 of the Bridge, opposite the Court House in
 said Torrington.

It is now thereupon ordered that the
 prayer of the petitioner be granted, and
 that the said C. A. Dewey be and he
 is hereby authorized to exercise his said
 License, according to the terms and con-
 ditions thereof in the presence of C. W. Merrill
 in Torrington aforesaid.

The County Commissioners now re-
 turn their annual accounts of services and ex-
 penses incurred in the last locations and
 acceptances of highways, during the past year,
 and the same are ordered to be placed on
 file.

The County Commissioners have returned
their several accounts of which have been
examined and found correct and in accordance
with the order of the Authority, and it is
ordered that the same be paid to all participating
persons under Chapter 100 of the Statutes
of the year A. D. 1867, and it is further
ordered that the same be paid to all participating
persons such accounts being approved by
the Board of County Commissioners, are ordered
to be placed on file.

Dec. 21st
1867.

The Clerk has presented a
list of licenses granted to the County
Commissioners to Januaries and February
during the year A. D. 1868, the same is
ordered to be placed on file.

List of
Licenses.

Claims under Chap.
130 of the Statutes of 1867 are now pre-
sented, examined and allowed by the County
Commissioners, and the same amount-
ing in all to the sum of ~~Five Hundred~~ ninety one
dollars and seventy cents is on file, are
ordered to be paid out of that sum in
the County Treasury, in accordance with the pay-
ment of such claims in accordance with
the provisions of said Act and Ordinance to
be paid.

Severely Claims
Allowed
\$91.70

Amount paid to County Treasurers Jan.
A. D. 1868

Claims against the County
are now presented, examined and al-
lowed amounting in all to the sum

to be paid
\$100.00

of Twelve Hundred and Fifty Eight dollars
and no cents as on file.

And the same are ordered to be paid
out of the County Treasury and Warrant to
issue and Warrant issued accordingly.

On this first day of January
A. D. 1869, Austin Hayes Esquire of Northampton
in the County of Hampshire, presented
the certificate of his having been duly
elected as one of the County Commissioners
for said County for the ensuing term
of three years and having taken and
subscribed the oaths of office by law pre-
scribed, took his place at the Board of
County Commissioners and the certificates
of election and qualification are ordered
to be placed on file.

Austin Hayes
qualified as
County
Commissioner.
No. 111.

On this first day of January
A. D. 1869, Austin Eastman Esquire of Northampton
in the County of Hampshire, presented the certificate
of his having been duly elected as one of the
Special County Commissioners for said
County for the ensuing term, and having
taken and subscribed the oaths of office
by law prescribed, took his seat at
the Board, and the certificates of his
election and qualification are ordered to
be placed on file.

Austin Eastman
qualified as
Special County
Commissioner.

On this first day of January
A. D. 1869, the County Commissioners, pre-
sented to the election by ballot of a Chair-
man for the ensuing year. The whole

member of ballot and that a copy of
which William James & family has two
and he is therefore desired to be
elected as the chairman of the Board of
County Commissioners for the coming
year.

Dec. 22. 1867
1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12.

On this 21st day of January
A. D. 1868 it is ordered that the
meeting of the County Commissioners be ad-
journed to Wednesday the sixth day of
January instant at nine o'clock A. M.

And on this 21st day of January
A. D. 1868 the County Commissioners
have assented to adjournment.

F. Smith Williams, Eliza A. Ed-
wards and Justice Thayer Coopers members
of the Board are appointed by the County
Commissioners to be Inspectors of the Jail
and House of Correction within and for
the County of Hampshire for the coming
year.

Inspectors of
Jail & H. of Cor.
Jan 11/68

The County Commissioners appoint
Daniel Finsley, Luke Lyman and William
P. Strickland all of Northampton to be
Deputies of the House of Correction within
and for the County of Hampshire for
the coming year.

Deputies of
H. of Correction
Jan 11/68

The Application of Oscar C.

20.
A. D. 1869
J. D. 1869

Charles Austin
as
subscribed at
Northampton
Jan. 1869

Austin of Northampton in the County of
Franklin, that he may be licensed as an
auctioneer at Northampton, the aforesaid, the Ge-
-neral of said Town having granted him
the certificate of appointment.

The County Commissioners upon consid-
-eration of the matter, are of opinion that
the public good requires that the said
Oscar C. Austin should be licensed, and
he is hereby licensed as an Auctioneer to
exercise that employment at "The Man-
-sion House" in the said town, from and
after this meeting to the first day of
April A. D. 1869 but without license or
authority to sell any intoxicating liquors.

Page 50

County of Franklin
County, New Hampshire, returned and
assessed and the same amounting in all
to the sum of Fifteen Hundred and Six
Dollars and Forty five Cents as on file are
ordered to be paid out of the County Treas-
-ury and that the said amount be warrant
on the County Treasurer for the payment
of the same.

Warrant issued accordingly Jan. 1869.

Page 51

On this sixth day of Janu-
ary A. D. 1869

It is ordered by the County
Commissioners that the meeting be now
adjourned to Saturday the sixth day of
January instant at nine o'clock in the
forenoon

And on this sixth day of
January A. D. 1869

The County Treasurer has submitted
according to the following order

Dec 9th 1887
J. S. [unclear]

The County Treasurer has submitted
the following statement of the
amount of money borrowed for the
current year amounting in all to the
sum of Five Thousand Dollars
It is ordered that the same be
approved and recorded, and that the clerk
transmit a copy thereof to the Secretary
of the Commonwealth as it is now
law provided.

Amount Estimated
to be paid
to the
Commonwealth

The County Treasurer has pre-
sented the certificate of monies borrowed
and owing by the County of Hampshire
on the first day of December
A. D. 1887 amounting in all to the
sum of Fifty Three Thousand Dollars
It is ordered that the same be
read in due and that the clerk trans-
mit a copy thereof to the Secretary
of the Commonwealth as it is now
law made and provided.

Amount
to be paid

The County Treasurer has pre-
sented a list of the names of all the
taxpayers within the County of Hampshire
the County Treasurer the amount of
their proportion of the State Tax for the
year 1887 is assessed upon the inhabit-
ants thereof. It is ordered that the same
be read in due and that the clerk
submit the same to the Secretary of the

Amount
to be paid

Commonwealth as it may be in such case provided.

2d. 1st. 1868

Partial Finding \$1355.04
11

Amount of
debts
1st 10

The County Commissioners having audited and settled the accounts of the County with the County Treasurer, find the receipts for A. T. 1868 to amount to the sum of \$43508.11. And his Disbursements to be \$39328.78 And Balance in Treasurer's hands \$4179.33.
Dec. 31st 1868.

in Treasurer's
hand 500
or 1000

On this sixth day of January A. T. 1869

in Treasurer's
hand 500
or 1000

It is ordered by the County Commissioners that the Treasurer of the County of Hampshire be and he is hereby authorized to borrow on the credit of the County, a sum or sums not exceeding Twelve Thousand Dollars for the payment of County debts and expenses and at a rate not exceeding the usual rate of banking interest and to give note or notes as County Treasurer therefor with authority to receive the same as the wants of the County may require and the same to be paid out of the first moneys coming into the County Treasury and not otherwise appropriated.

in Treasurer's
hand 500
or 1000

Ordered that the County Treasurer cause the County Buildings to be insured against fire for the sum of Fifty Thousand Dollars as follows: Twenty Five Thousand Dollars

—

Wm. R. Plunkland

—C.R.

March Term
D. 2, 1853.

Commonwealth of Massachusetts
Hampshire ss.

At a Meeting of the
County Commissioners begun and hold-
en at Northampton within and for
the County of Hampshire on the first
Tuesday of March being the second day
of said month and to the third
day of said month and to adjourn-
ment therefrom on the first Tuesday
of April then next ensuing being the
fifth day of said month and on
the seventh day of said month and
to adjournment therefrom on the
twenty seventh day of said month
in the year of our Lord one thousand
eight hundred and fifty three

Present

| | |
|-------------------|---------------------------|
| Wm. Williams | } County Commissioners |
| Oliver H. Edwards | |
| Justin Thayer | |

Whereas on the petition of

Pet. for Act^m
 of G. N. in
 Easthampton.
 No. 14.

Pet. for Act^m
 of G. N. in
 Easthampton.
 No. 14.

March 15th
A. D. 1853

Adjudication

and said and before said crew was
I had said Commissioners gave notice in
like manner as described in the fore-
going notice of the petition to wit per-
sonal notice of the same was made
for commencing said suit and also
publishing said petition and the order thereon
to the Superintendent of the
American and Northwestern Company
a railroad corporation established and
incorporated under the laws of said
territory on the 15th day of March. And on the
said twenty eighth day of May the com-
missioners met at the Court House, pro-
ceeding and proceeded to view the land
in question and having viewed the same the fur-
ther consideration thereof was deferred
till the next meeting of the commis-
sioners held at Fort Union on
the first Tuesday of September then next
at which meeting the parties were heard
and after the hearing said Commissioners
proceeded to consider and adjudicate
upon the prayer of said petition; and
after considering the same said Commis-
sioners did adjudge that the prayer
of the petition should be granted and
after adjudicating as aforesaid the said
Commissioners appointed the week
beginning the 1st of October then next and
went on to the same at the house
of John Brown in said Castleman's place
and there they
did meet and proceed to locate
said alterations and improvements and
the said Commissioners having given no-
tice of the adjudication and the time
and place appointed for the said loca-
tion in the same manner as the notice
and publication was given and made.

and in the center of each one
and in the center of each one
and in the center of each one
and in the center of each one
and in the center of each one
and in the center of each one
and in the center of each one
and in the center of each one
and in the center of each one
and in the center of each one

Location

beginning in the center of the Old
Highway at a point of N. 10. E. right line
at a point marked N. 10. E. right line
beginning there N. 20° 30' W. 6 rods to No. 1.
thence same course 6 rods to No. 2. thence
same course 6 rods to No. 3. and then
N. 10° E. 6 rods thence same course 6 rods
to No. 4. thence same course 6 rods to No.
5. thence same course 6 rods to No. 6. thence
same course 6 rods to No. 7. thence same
course 6 rods to No. 8. thence same
course 6 rods to No. 9. thence same course 6
rods to No. 10. thence same course 6 rods
to No. 11. thence same course 6 rods to
the Old Highway thence same course 4
rods to No. 12. thence same course 6 rods
to No. 13. thence same course 3 rods to
land of John Dair. thence same course 6
rods to No. 14. thence same course 6 rods
to No. 15. thence same course across the road
and track of the New York and
London Company 6 rods to No. 16. thence
same course 6 rods to No. 17. and the
Highway. thence same course 6 rods to No. 18.
thence same course 6 rods to No. 19. thence
same course 6 rods to No. 20. thence same
course 6 rods to No. 21. thence same course 6
rods to No. 22. thence same course 6 rods to
No. 23. thence same course 6 rods to No. 24.
standing in the center of the Old Highway
at a point of N. 10. E. right line. The above
line is the center of the road and the
stakes with corresponding numbers are

set two rods to the right of this wire
for the east wire of the highway.

- *incinerations*

March Term
A. D. 1807

in the construction the superior or down hill
side must be made nearly or quite level.
The sides of excavation for the embankments
where the material is of a hard or ad-
hesive character, must be made so as
not exceeding four feet high, and
the material must be loose sand or sand.
The angle must not exceed thirty de-
grees, or two feet slope to one foot
high; said road must be firmly and
substantially raised, where trailing is
necessary for the safety and convenience
of the traffic, and straight chest-
nut poles cut in length and in di-
ameter in any part, must be firmly
joined or spliced together and secured
by means of iron bolts or screws of
posts two and one half feet high above
the base of the road, the posts not less
than 6 inches in diameter and 6 feet
long in length, and not more
than 16 feet apart from each other
from center to center, all supports of
trailings or stores substituted therefor
must be placed with their exterior or
outsides at least 12 inches from the edge
of the embankment where in any way
interfering with or obstructing the 25
feet aforesaid, for the travelled part of
the road from the sides of the em-
bankment are secured by substantial
well laid stone wall, the road need
not be worked to a greater width than
25 feet on the top, to furnish a plain
surface of the road and the sides of
aforesaid, and below 25 feet clear of all
obstructions for the travelled part of the
road.

in necessary sluiceways must be
built with stone, well laid, straight stone
workings, 20 feet apart, and 18 inches

Wm. L. 1807

March Term
A. D. 1895

road and the grade-pipe mentioned in the
aforesaid description, as numbered, trace a
cutake across to the side of them, leaving
the river, also a corresponding stake
mark on the west side of the location
having the same number. The admeasure-
ment is given in feet and decimal parts
of a foot; and said grading is as follows:

From Point No. 4. 1° descent
From No. 4. to No. 7^{1/2}. 3° descent
From No. 7^{1/2} to No. 10. Level
From No. 10. to No. 13. 134° descent

| No. | cut | Emb. | No. | cut | Emb. |
|-----|------|------|------------------|-----|--------|
| 1. | 1.00 | | 7 ^{1/2} | | 1.3 |
| 2. | 1.1 | | 8 | | 1.5 |
| 3. | 1.5 | | 9 | | 2. |
| 4. | .9 | | 10 | | 3.5 |
| 5. | | 1.0 | 11 | | " |
| 6. | | 6. | 12 | | " |
| 7. | | 11.7 | 13 | | bridge |

Between No. 7 and No. 8, a culvert must
be built, three feet wide and four feet
high with stone walls 2 feet thick laid
in white pine or white oak plank, and
covered with flat stones 8 inches thick.

Between No. 15 and No. 17, a bridge is to
be built over the New Orleans and North
Orleans Railroad. By said Railroad
company, the Superintendent having made
an agreement to build said bridge with
the necessary abutments and wing walls
to support the embankments. Said bridge
must be made twenty feet wide and
built in as thorough and substantial
manner as bridges are built at other
road crossings on the line of said
Rail Road.

From No. 13 to the bridge, the road

must be brought to a sufficient grade.
From the bridge to the north a highway
must be brought to a sufficient grade.
From the bridge to the south a highway

The foregoing Report having been
read and sufficiently explained
it was ordered by the County
Commissioners that the same be accept-
ed and recorded, and that the same
be printed at their cost
and that the same be sent to the
proper authorities for their consideration
and that the same be published
as a public highway.

A. Perry Fick and others Petitioners for a Highway in Northampton. A. Perry Fick
Respectfully represents the undersigned residents of Northampton in said County, that the public convenience requires that a public road should be laid and opened from the County road to the house of E. A. Kinney in said Northampton Northampton and connecting the Northampton and Williamstown Rail Road with the road that leads to the house of E. A. Kinney in said Northampton. The undersigned therefore pray the Board to take said premises and take such action as may be deemed for the public good.

A. Perry Fick
Dec 11th 1880

The foregoing Petition was entered at the Meeting of the County Commissioners held as aforesaid on the second day

March Term
A. D. 1869.

and A. D. 1868 and after the proceedings
then taken, at a session of said Court
then held on the 1st day of September
A. D. 1868, the petitioner has been to with-
draw said petition is continued for
payment of costs. The same was from
thence continued to this term, and it
now appearing that the costs on the same,
amounting to the sum of Forty One
Dollars and Three Cents, have been paid.
said petition is ordered to be dismissed.

John Butterworth
Inquest on
body of
No. 30.

Amos Wright Cooper one of
the coroners within and for the County
of Hampshire, now presenting an
Inquest taken before him, on the body
of John Butterworth an inhabitant
of Northampton, who died at North-
ampton, on the twenty ninth day
of January A. D. 1869, from injuries
received on the twenty sixth day of
said month, at said Northampton,
by jumping from a train of cars
while in motion on the railroad of
the Connecticut River Railroad Com-
pany, and praying for the approp-
riation of the expenses incurred there-
in, amounting in all to the sum
of \$28.92.

| | |
|-----------|----------|
| Coroner | \$ 5.00 |
| Jurors | 15.72 |
| Clerk | 1.50 |
| Witnesses | 2.30 |
| Constable | 4.40 |
| | \$ 28.92 |

The same are allowed and ordered
to be paid out of the County Treasury,
and Warrant issued March 11th A. D. 1869.

On this second day of March A. D. 1869. Jonathan Smith of Hampshire County, qualified as Special Justice, and having taken and subscribed the oaths of office, he received, takes his seat at the Court.

Jonathan Smith qualified as Special Justice Commission. No. 31.

A claim under Chapter 30 of the Statutes of 1867, is now presented, examined and allowed to the County Commissioners, and the same amounting to the sum of Ten Dollars, is ordered to be paid out of that fund in the County Treasury appropriated to the payment of such claims in accordance with the provisions of said Act, and warrant issued to the County Treasurer, March 11th A. D. 1869.

Claim under Ch. 30, Stats. 1867 Allowed! No. 32.

Orders Bills against the County, are now presented, examined, and allowed, and the same amounting in all to the sum of Two Thousand Nine Hundred and Eighty Six Dollars and ninety seven cents, is ordered to be paid out of the County Treasury.

Orders Bills Allowed. No. 33.

Hamshire Is.

Mar. 24. Secord
A. D. 1869.

On this third day of
March A. D. 1869.

It is ordered by the County
Commissioners here that this meet-
ing be now adjourned to the first
Tuesday of April A. D. 1869. at ten
o'clock A. M.

and the same was ad-
-journed accordingly.

And on this sixth day of
April A. D. 1869. the County Commis-
sioners met according to adjournment.
P. Smith Williams Esquire of Glad-
brook unable to attend. Austin East-
man Esquire of Amherst. one of the
Justice County Commissioners, Ap-
pears and acts as a member of
the Board.

Edson Gardner
Licens^d as
Innholder at
Chesterfield.
No. 35.

The Application of Edson
Gardner of Chesterfield in the County
of Yorkshire. that Chesterfield
aforesaid. the selectmen of said Town.
having granted him the certificate of
approbation.

The County Commissioners upon
consideration of the matter are of
opinion that the public good re-
quires that the said Edson Gardner
should be licensed, and he is hereby
licensed as an Innholder to exercise
that employment at his present place
of business in said town, being the
same which has been occupied for
years past. for that purpose in the
said town. from and after this

Meeting to the first day of April
A. D. 1870, that without license or au-
thority to sell any publications signed.

Mar. Ad. 1892
A. L. 1892

1. *Alumina* 6. *Quint*
 2. *Quint* 7. *Alumina*
 3. *Alumina*
 4. *Alumina*
 5. *Alumina*
 6. *Alumina*
 7. *Alumina*
 8. *Alumina*
 9. *Alumina*
 10. *Alumina*

The County Commissioners upon consideration of the matter are of opinion that the said road should be maintained, and the said County Commissioners do order that the said road be maintained and the said road be opened to the public on the first day of April A. D. 1870 and it is ordered that said road be placed in line.

standing bills against the County, are now presented, examined, and allowed, and the same amounting in all to the sum of Three Hundred and Fifty Four Dollars and ninety six cents, all raised to be paid out of the County Treasury; and warrant issued accordingly.

and meeting in and out of the Court
and the Court has been informed of the
same and has been informed of the same
and has been informed of the same

20. 2. 1861

And the Court has been informed of the
same and has been informed of the same
and has been informed of the same

Clarissa Curtis of
Springfield in the County of Hampshire
petitioner versus the New Haven and
Northampton Corporation for assessment
of damages occasioned by the appropriation
of lands of petitioner to said
Corporation for Railroad purposes.

Clarissa Curtis
Petitioner
vs.
New Haven and
Northampton
Corporation

Whereas on the petition of
Clarissa Curtis of Springfield in the
County of Hampshire, petitioner is the
Commissioner aforesaid, on the first Tues-
day of December A. D. 1861, representing
and stating that he is the owner
of a lot of land with building thereon
situate in the town of Springfield
and village of Hardwick, in the
County of Hampshire, from Northampton to Williamstown, West-
ward, stands and extends to Mill River
and the New Haven and Northampton
Corporation have said lot and
building in Railroad and said
lot and building requested and re-
quested to pay the damages occasioned
by the taking.

Wherefore said petitioner prays that
said Commissioners assess the same
damages to your petitioner by the
said lot and building of said

March 1868
S. E. 1868

road and appoint a time and place
for the hearing of the parties and to
take all necessary measures in the
premises as to law and justice may
appertain.

Marissa Cortis,
Springfield, Oct. 28th 1868.
as in said petition on file will app-

The said Commissioners deeming a
view of the premises expedient, ap-
pointed Tuesday the seventh day of
January then next, and ten o'clock
in the forenoon, at the house of Bay-
son Smith in Guilford, as the
time and place for viewing the prem-
ises, and notice having been given
to said Marissa Cortis and Northampton
Company as will appear on file,
and on said seventh day of January,
the said Commissioners met at the time
and place appointed and proceeded to
view the premises, and after viewing the
premises the parties expressing their
agreement to submit the case without
further hearing, the matter consideration
of the case was deferred till the
ninth day of January then next,
and at the Court-house in Northamp-
ton, at ten o'clock A.M. at which
time and place, said Commissioners met,
and considered said case, and after
considering the same, did adjudge the
said Marissa Cortis to be entitled to
the sum of \$1000 and to be paid to her
at the Court-house in Northampton,
the said sum of
One Thousand Dollars damages and
costs in this case - and that

From the survey of the land
 and the report of the
 County and District and other
 and a further report of the
 that said survey shall make and
 maintain a substantial and
 complete and the same shall be
 for the same survey to the
 and the same shall be
 and the same shall be
 and the same shall be
 and the same shall be

known as
 on 1/30/97

J. H. Brown
 J. H. Brown
 J. H. Brown } County
 Commissioners.

The foregoing report and award
 and the same shall be
 it is ordered by the County
 that the same be accepted
 and recorded.

The Henderson Church
 Petitioners against the New Haven
 and Northampton Companies, for
 payment of damages occasioned by
 the appropriation of lands of Petitioners
 for said Corporation, for Railroad
 purposes.

Ex. 11.
 Ind. 11.
 Comm.
 11. 21.

Whereas on the petition of the Hen-
 derson Church a religious society es-
 tablished in Henderson in said County,
 and Thomas S. Henderson, Clerk and
 members of said church of Henderson,
 as members of the said Parish, and
 as members of said Parish and society,
 the same for the same Parish and
 as members of said Parish and society,
 the same for the same Parish and

Mar. Ad. Tiger
a. 2. 1/800

The Application of Francis
Langdon of Vermont in the County of
Benning that he may be licensed as
an Innholder at Acushet aforesaid, the
Selectmen of said Town having granted him
the certificate of Appropriation.

The County Commissioners, upon consideration of the matter, are of the opinion that the public good requires that Frank Fingerman should be licensed, and he is hereby licensed as an Innholder to exercise that employment at the Adelbert House in the said Town, from and after this meeting to the first day of April A. D. 1871. But without license or authority to sell any intoxicating liquors.

The application of Thomas
- - - - - was filed in the courts of said
- - - - - that he was a licensed land
- - - - - holder at Hatfield aforesaid. He
- - - - - between & said Town having granted
- - - - - him the privilege of extraction.
The court considered upon each

unusual Term
A. D. 1869.

consideration of the matter, all of which
-in that the public good requires that
the said Edward should be
licensed, and he is hereby licensed as
an Innholder, to exercise that emp-
-loyment at the Grant Village, at the
house occupied by Edward W. Grant
in the said town, from and after this meeting
to the first day of April A. D.
1869, but without license or authority
to sell any intoxicating liquor.

C. D. Aborn
holder
at
Florence
Northampton
No. 29.

The Application of

C. D. Aborn in Northampton
the matter of the petition that he
should be licensed as an Innholder at
Florence in Northampton
where he resides in the said
said town, and in the said
said county of Hampshire.

The said Commissioners, upon
consideration of the matter all of which
that the public good requires that the
said C. D. Aborn should be licensed,
and he is hereby licensed as an Inn-
-holder, to exercise that employment
at The Florence House situated in the
Village of Florence in said town, from
and after this meeting to the first
day of April A. D. 1869, but without li-
-cense or authority to sell any in-
-teoxicating liquor.

The Application of Charles
D. Fish of Castlescripton in the county
of Hampshire, that he may be licensed
as a common Tinkler at Castlescripton

the said, the business of said Town, and the same in the hands of the public.

The County Commissioners upon consideration of the matter are of opinion that the public good requires that the said John D. Barrett should be licensed, and he is hereby licensed in a manner to exercise that employment at the house of Mrs. S. M. Barrett situated in said town, and after this meeting to the first day of April A.D. 1849 but without license or authority to sell any intoxicating liquors.

John D. Barrett
A.D. 1849

John D. Barrett
A.D. 1849

The Application of Jacob A. Barrett of Northampton in the County of Hampshire that he may be licensed as an Innholder at Northampton aforesaid, the petition of said Jacob having been read and the certificate of approbation.

Jacob A. Barrett
Innholder at Northampton

The County Commissioners upon consideration of the matter are of opinion that the public good requires that the said Jacob A. Barrett should be licensed and he is hereby licensed as an Innholder to exercise that employment at his house situated at the "Corner" and known as Barrett's Hotel in said town, and after this meeting to the first day of April A.D. 1849 but without license or authority to sell any intoxicating liquors.

Jacob A. Barrett
Innholder at Northampton

Ordered that the Clerk of the County Treasurer be and he is hereby authorized to issue a warrant on the County Treasurer for the payment of the said

John D. Barrett
A.D. 1849

Canada June
A. D. 1869.

Damages claimed in the petition of The
County of ... for the location
of a highway in said county in:
To Cassa ... 350.00
" Noah Mayo 820.00
Amounting in all to the sum of ...
... warrant issued accordingly,
April 24th A. D. 1869.

Land Damages
in Pet. of
John Williston
et al.
vs. 58.

Ordered that the clerk
draw his warrant on the County Treas-
urer for the payment of the Land
Damages alleged to Nathaniel and
Charles Clark, on the petition of Samuel
Williston and others for the location of
a highway in the towns of Eastmanpton
and ... and being the sum
of Five Dollars, ... warrant issued
accordingly, April 24th A. D. 1869.

Appointed
County Tax

The Legislature of this
Commonwealth has in session having
passed a law for the County of
Kearns. for the year eighteen hun-
dred and sixty nine, to the amount
of Twenty Five Thousand Dollars to be
collected and applied according to law,
and the same being ... by
the Court Commissioners of said
County, according to the last State
Valuation.

It is ordered that the clerk forth-
with certify to the Assessors of the sev-
eral towns in said County, their re-
spective proportions of said Tax to
be paid, and to the ...
County Treasurer of said County.

His Honor the Mayor of the City of New York
in Council
Ordered for the Mayor to be paid May 1st 1869.
The sum of \$25.00

Received of the Mayor of the City of New York
the sum of \$25.00

| Town | Polis | Amount | Per 100 | Bounty Tax |
|----------|-------|-------------|---------|-------------|
| Albany | 730 | \$1,860.45 | 7.00 | \$250.17 |
| Albany | 27 | 1,108.59 | 1.00 | 47.13 |
| Albany | 218 | 52.50 | .43 | 489.97 |
| Albany | 235 | 342.52 | .41 | 467.18 |
| Albany | 499 | 1,700.59 | 9.00 | 1937.10 |
| Albany | 240 | 610.64 | .11 | 729.26 |
| Albany | 97 | 152.79 | .11 | 295.10 |
| Albany | 233 | 473.15 | .11 | 502.53 |
| Albany | 162 | 261.16 | .11 | 341.84 |
| Albany | 535 | 1,279.32 | 0.00 | 1540.68 |
| Albany | 379 | 1,442.60 | 1.00 | 1618.05 |
| Albany | 263 | 409.30 | .10 | 546.95 |
| Albany | 177 | 351.88 | .10 | 444.39 |
| Albany | 1689 | 4,783.06 | 5.00 | 5606.20 |
| Albany | 168 | 197.40 | .10 | 284.87 |
| Albany | 171 | 239.00 | .10 | 330.45 |
| Albany | 149 | 231.12 | .10 | 246.20 |
| Albany | 258 | 52.44 | .10 | 338.12 |
| Albany | 502 | 1,103.40 | 1.00 | 1355.07 |
| Albany | 729 | 1,300.54 | 5.00 | 1630.12 |
| Albany | 135 | 201.38 | .10 | 353.24 |
| Albany | 481 | 1,385.69 | 3.00 | 1630.12 |
| Albany | 230 | 409.65 | 5.00 | 546.95 |
| 28 Towns | 8,927 | \$20,510.99 | 4.00 | \$25,000.00 |

Under the petition of
Leather Barston and Stephen Johnson both
residents in the County of Hamilton.
That they may be licensed to transport
at Rockham Ferry, to wit, over and
under the said River between the
Town of Rockham and Houlton, and

and at
Stephen Johnson
residents at
Rockham

22nd April 1859.

It is ordered
by the County Commissioners here that
all matters finished and completed,
be recorded by the clerk: that all
matters unfinished, stand continued to
the next meeting of the Commissioners
to be taken as aforesaid and that
this meeting be now adjourned until
next.

Alfred V. ^{no} R. Hancock Clerk

June Term
A. D. 1869

Commonwealth of Massachusetts
Superior Court

And a meeting of the
County Commissioners began and holden
at Southampton within and over the
County of Hampshire aforesaid on the third
Tuesday of June being the sixth day
of said month and on the sixth day of
said month and to adjournment there-
-from on the twenty fifth day of said
month in the year of our Lord one
thousand eight hundred and sixty nine.

Present
T. Smith, William Cog. Esq. }
Elisha A. Edwards Esq. } County
John T. Jones Esq. } Commissioners

Eleazar Graves Esq. Special County
Commissioner.

There is the return
of said process and that present
for said commission as a matter of course.

June Term
A.D. 1869.

Massachusetts
Pet. for a R.
in Southampton
No. 24.

There is a record, on the first Tuesday of
September A.D. 1868, of a petition and return
made thereon, that the public convenience requires the
location, and construction of a new road
in Southampton, commencing near the
Depot in said town, and running
in a northeasterly direction in or near
an old town road, and across lands
of William Bonvil (Josiah A. Spalden, and
Charles P. Spalden to the County road
near the dwelling house of said Charles
P. Spalden in said petition on file
will appear.

The said Commissioners, according to view
of the premises expedient, appointed Thursday
the twenty sixth day of October
1868 then next and last a clock in the
forenoon, at the house of David N. Graves
in Southampton, as the place and place
for holding the hearing; and caused a
copy of said petition to be read up
in the clerk of the town of Southampton
the said town clerk within which said
location was made - on which day at
least before the time appointed for said
view; and also having caused copies of
said petition to be posted in two pub-
lic places in said town; and also hav-
ing given notice to all persons inter-
ested by causing a like copy to be
published three weeks successively in
the Hampshire Gazette a public news-
paper published in said county, said
petition and the last mentioned
said town having been examined and at
least before the time appointed for said
view and before said view was held,
said Commissioners gave notice in like
manner as described in the foregoing no-
tice of the petition, to all persons inter-
ested, of the time and place for

15 miles from the N.W. corner of the
 old town and laid out as a line con-
 sisting then N. $43^{\circ}45'$ E. 40 rods to L.S. L.
 said line being partly in the old town
 road and partly on land of Charles F. Shidley
 and N. 61° E. 14 rods to No. 3; thence N.
 71° E. 6 rods to No. 4; thence N. $83\frac{3}{4}^{\circ}$ E. 6
 rods to No. 5; thence S. $62\frac{1}{4}^{\circ}$ E. 6 rods to
 No. 6; thence S. $54\frac{1}{4}^{\circ}$ E. 8 rods to No. 7 and
 the old road; thence same course 18 rods to
 No. 8; thence S. $83\frac{3}{4}^{\circ}$ E. 6 rods to No. 9, and
 the land of Whitmore Lewis; thence N.
 61° E. 6 rods to No. 10; thence N. $36\frac{1}{2}^{\circ}$ E. 18
 rods to No. 11; thence N. $43\frac{1}{2}^{\circ}$ E. $5\frac{3}{4}$ rods
 to No. 12; thence same course 8 rods to
 No. 13; thence same course 13 rods to
 No. 14; thence N. 30° E. 24 rods to No. 15;
 thence same course 4 rods 14 rods to
 land of Charles F. Shidley and to stake
 No. 16; thence N. $33^{\circ}35'$ E. 11 rods 23 links
 to land of Dr. L. A. Shidley and stake
 No. 17; thence N. 15° E. 6 rods to No. 18;
 thence N. $66\frac{1}{2}^{\circ}$ E. 27 rods 9 links to No. 19,
 and the south side of the country road
 east of Danks Bridge; thence N. 46° E. 6
 rods to land of Charles F. Shidley; thence
 same course 5 rods to No. 20; thence N. 80°
 E. 4 rods to No. 21 is the corner of the
 highway near the house of Charles F.
 Shidley.

The above survey was made on the
 east of the highway which is laid
 about rods wide and stakes with con-
 responding numbers, are set in a
 line on the right of this line for the
 south easterly end of the road. The
 road, road line is now secured
 to the adjoining property
 and the line of the road and
 the line of the property line
 is now to be the same line.

...in or after the year of ...

...the ... and ...
...the ... and ...
...the ... and ...

...the ... and ...
...the ... and ...

...the ... and ...
...the ... and ...

| | |
|----------------|-------------|
| F. L. Williams | } Committee |
| O. A. Edwards | |
| Justin Thayer | |

Specifications

For building a New Road, lying within
the limits of the Town of Warrington
commencing at stake No. 1 and ter-
minating at stake No. 21. which must be
made and completed in a thorough
and workman-like manner as follows:

Said Road must be thoroughly work-
ed and cleared of all stones, stumps
and roots, lying above the grade line, or
below the road. All undesirable ma-
terial for making a hard and per-
manent road, lying above said grade
line must be removed out of the road-
way, or may be used in such back-
fills where so placed as not to be
within 2 inches of the surface of the road
when finished. When the subsoil is of a
loam or clayey character, a covering
of at least 10 inches of good gravel or
some other good material (the kind that
can be provided in the vicinity) will
be needed on the whole width of 12
feet, and the washed sand of the river.
If the subsoil is sand, the said

June Term
Oct. 2. 1869

18 feet, after being judiciously graded. The surface must be judiciously covered over its whole surface with a coat of loam 10 inches thick if possible, and a covering of 6 inches of good gravel, or some other material, laid over, must be judiciously covered from the sides of the traveled part of the road to its center to the depth of 10 inches, and the traveled part must be worked to the width of 18 feet, outside of ditches, and must be worked in the center of and parallel to its location, except near its angles, which must be rounded as to make the transitions as easy and gradual as possible. In grading the road, the following considerations must be avoided; and in no instance will we advise or consent to assist in the direction of the road, to be made by a more moderate, and a less expensive method. The side ditches, when they are necessary, must be made entirely without the 18 feet aforesaid, and must not be less than 18 inches wide, and 10 inches deep, below the base of the crown of the road; they must be made parallel to the center line of the road, without unnecessary excavations in their direction, and must gradually descend towards the point of discharge, with a smooth, even bottom, so that no water can permanently stand by the roadside. Care must also be used, not to sink the side ditch more 6 inches below the center of the road. On the sides of hills where the road is made partly by excavation and partly by embankment, the exterior or down-hill side must be made nearly or quite level. All sides of excavations or embankments where

gravel or other good material. And a
 bottom of eight inches in addition, without
 in any way interfering with the grade
 of the road, as thereafter described. All
 bridges with a span of more than 4 feet,
 must be covered with good chestnut or
 oak $2\frac{1}{2}$ inch plank. And must be built
 with good well laid stone abutments, and
 railed to the height of 3 feet, and to
 the width of 18 feet, between railings clear
 of obstruction. Said bridges when covered
 with plank must have a continuous range
 of flat stones, similar imbedded upon
 each side of the bridge, to secure the edges
 of the plank against exposure. All bridges
 and sidewalks must be built 18 feet
 wide, measured at right angles with the
 line of the road, and must be used in
 front of any dwelling-house or other build-
 ings, to leave all passage-ways to or from
 said buildings clear and unobstructed, and
 otherwise to do no direct damage to the con-
 sequence of such buildings or other. All
 fruit or shade trees, planted and reared
 within the location of said road, which
 do not interfere with or obstruct the build-
 ing of the same, or endanger the safety
 of the traveler, must be left unimpured. The
 grade-pins are all placed in the center of
 the location, and are driven down to reach
 the surface of the earth, and the tops of
 each grade-pin are the points of measur-
 ement for ascertaining the amount of
 excavation or embankment, or finding the
 grade line of the road. And the crossing
 of 10 inches, required by these specifications,
 in all cases to be considered as placed
 on or above said grade line. The grade-pins
 mentioned in the following description, at main
 road, have a stake driven by the side of
 them, bearing the number, also a correspond-

Wm. L. 1869.

From No. 1 to No. 2, the road must be brought to a uniform grade, at No. 3. cut 15 feet and make the grade uniform from No. 2. to No. 3. From No. 3. to No. 5 uniform grade No. 5. to No. 6 uniform grade, No. 6 to No. 7 uniform grade. But the road will meet the Trobriat at an angle of 2° by filling between No. 7 and No. 8. At No. 10 cut 8 feet and make the grade uniform from No. 8. to No. 11. At No. 11 cut 6 feet and make the grade uniform from No. 11. to No. 12. At No. 12 fill 1 foot and make the grade uniform from No. 12. to No. 13. At No. 13 cut 2 feet and make the grade uniform from No. 13. to No. 14. At No. 14 to No. 15 uniform grade. No. 15 to No. 16 uniform grade. No. 16. to No. 17 uniform grade. No. 17. to No. 18 uniform grade. No. 18. to the center of the old road near No 19. uniform grade. From No. 19 to No. 20 uniform grade.

There is not a tree stumps between No. 4 and No. 5. Between No. 5 and No. 6 there is a service, must be built 2 feet wide and 4 feet high. Between No. 6 and No. 7 a service, and one between No. 7 and No. 8.

4th To 2. a bridge must be built
of 2 foot spans between the abutments.
The abutments to be built on solid
rock pavement foundation. To
be not less than three feet thick.
The piers to be 2 feet square.

Gene Serrin
C.D. 1861

sums, resting on the walls 18 inches
at each end and placed not more
than 10 feet from center to center
of the walls and No 17. a passage-
way for cattle, under the road not
more than 10 feet wide by building a bridge
of six feet span with stone abutments
6 feet wide and half foot thick and 17
feet high, below the grade of the
road, the Simpson to be of same
dimensions as the walls in the same
manner as ordered for the bridge
at State No 15.

Wherever ditches or Bridges are
built where the road is made by
embankment the ditches and
abutments of the bridges must
be extended to the line of the
required embankment, or the
embankment must be supported
by a suitable wall.

J S Williams) County
E A Edwards) Commission
Justin Thayer }

The foregoing report having
been read and carefully considered
it is ordered by the County
Commissioners that the same be
accepted and recorded and
that the highway therein located
and described, when constructed
and completed, and the same
shall have been accepted by
the County Commissioners, shall
thereafter be known and established
as a public highway.

William E. Lewis Petitioner
to revoke the license of Joseph B. Gould
of the County of Hampshire as
being an intoxicating liquor.

June Term,
1869

That the said petitioner, by complaint,
that Joseph B. Gould, of the County of
Hampshire, is licensed by your Board, as an
innkeeper, to keep and sell intoxicating liquors
to actual and bona fide guests
only, has violated his license in that he
has sold to those not his actual and
bona fide guests, and also in selling
between the hours of twelve o'clock
at night and five o'clock the
next morning - and also in
selling intoxicating liquor not to
be drunk on the premises, and
also in not paying the required
tax during the time specified in
the law under which he holds
his license.

Wherefore your complainant
prays that your Honorable Board,
revoke the license so held by the
said Joseph B. Gould.

Wm E Lewis;

Deputy State Constable.

The foregoing Petition and
Complaint having been presented
to the County Commissioners for
the County of Hampshire at a
meeting of said Commissioners
holden at Northampton within
and for said County of Hamp-
shire, on the first Tuesday of Decem-
ber in the year eighteen hundred and
sixty eight. It was therefore ordered
by said Commissioners, that the
said Joseph B. Gould, be notified
to appear before them on the first

June term
A.D. 1869

County Commissioners to be held
by a judgment at Northampton
Massachusetts on the first Wednesday
of January being the sixth day
of said month in the year eight-
teen hundred and sixty nine
at ten o'clock in the forenoon, by
serving him with an attested
copy of said petition and com-
plaint and this order therein,
fourteen days at least before
said sixth day of January next
that he may then and there
answer to said complaint and
show cause why his said license
should not be revoked for viola-
tion of law as prayed for.

And on said sixth day of
January A.D. 1869 the parties
appeared and were fully heard
and this complaint was thence
continued from term to term to
this term when it is ordered by
the County Commissioners that
the same be dismissed.

The undersigned respectfully
represent that the public conven-
ience requires the straightening of
the road between the Meeting House
in Granby in said County and
the forks in the road near the
house of Joseph Akers, and request
that your Hon. Board will view
the premises and make the necessa-
ry alterations. As in duty bound
will ever remain

L. S. Trask

Granby, April 3rd 1869 - and 17 others

Commonwealth of Massachusetts
Superior Court

At a session of the County Court
Commissioners held at North Andover, Mass.
on the 11th day of May 1888
the first Tuesday
of April in the year of our Lord, 1888

And now upon the petition
of the County Commissioners
of said County of Essex
in and to the effect of the premises
as herein set forth, give notice
that they will meet for the purpose
of deciding at the dwelling house
of the late Mr. Brooks, in Granby
on Wednesday the eighteenth day of
May next at ten o'clock A.M.
and it is ordered by the County
Commissioners that a copy of said
petition be served by the Sheriff
of said County, or his deputy, upon
the Clerk of the Town of Granby, in
said County, thirty days at least
before the said eighteenth day of
May next, and that all those
persons and corporations interested
therein be notified, by publishing
a copy of said petition and the
order thereon, in the Amherst Record,
a public newspaper printed in
said County, three weeks successively,
the last publication to be fourteen days
at least before the time of said view,
and that if the Commissioners shall
then and there adjudge that the
common convenience and necessity
require the said alterations of
highway to be located and made,
and no person or corporation shall
object thereto, the Commissioners will
then and there proceed forthwith
to locate and order the same
to be made.

June term
1862.

and it is further ordered
by the Commissioners, that copies of
said petition, or abstracts contain-
ing the substance thereof and this
order, be posted up by said Sheriff
or Deputy in two public places in
the town of Grants, fourteen days
before said eighteenth day of May
next and that notice be given in
manner aforesaid to all persons
and corporations interested, that
the County Commissioners deem a
view of the premises expedient
and proper, and that if they
shall adjudge thereon and no
objection being made as aforesaid,
they will then and there proceed to
locate and order said alterations
of highway and will hear all
all persons and corporations
interested therein, who may there
and then desire to be heard, and
assess such damages as in their
opinion may be just and proper,
by reason of the location of said
alterations of highway.

This petition was thence
continued to the meeting of said
Commissioners holden as aforesaid
on the first Tuesday of June A.D.
1862, when on motion the
petitioners have leave to withdraw
and it is ordered that said pe-
tition be dismissed without costs.

Whereas on the petition
of the Selectmen of Hadley presen-
ted to said Commissioners at a
meeting thereof holden as aforesaid

by a do-ourment on the fourth
Tuesday of April. A.D. 1869. rep-
-senting and setting forth that the pub- June Term
-lic good requires a new road, part A.D. 1869
or all the way, from the Bay road
so called, south to Fort Bridge
near the base of Mt. Holyoke, in
Hadley, starting at some point bet-
-ween the Blacksmith shop of Rufus
Cook, and the house of Wm. H. Gates.
in said Hadley - as by said peti-
-tion on file will appear.

Selectmen
of Hadley
Pet. for W. H.
in Hadley
No 44.

The said Commissioners, deem-
-ing a view of the premises expedient,
appointed Tuesday the first day of
June then next and ten o'clock
in the forenoon, at the house of
George Allen in Hadley as the
time and place for viewing the
premises, and caused a copy of
said petition to be served upon
the clerk of the town of Hadley,
being the town within which such
new road was prayed for, thirty
days, at least before the time ap-
-pointed for said view, and also
having caused copies of said
petition, to be posted in two public
places in said town, and also gave
notice to all persons interested by
causing a like copy of said petition
to be published three weeks successively
in the Hampshire Gazette, a newspaper
published in said County, said post-
-ing and the last publication of said
copy having been fourteen days at
least before the time appointed
for said view, and before said
view was had, said Commissioners
gave notice in like manner as
described in the foregoing notice

June Term
A.D. 1869

of the petition, to all persons interested, of the time and place for commencing said view.

And on the said first day of June, the Commissioners met at the time and place appointed, and proceeded to view the premises, and having viewed the same the Commissioners then determined to hear the parties at the same time of said view. And having heard the parties, said Commissioners then proceeded to consider and adjudicate upon the prayer of said petition. And after considering the same, said Commissioners did then and then adjudge that common convenience and necessity required the said highway to be located and made and no person or corporation appearing to object thereto, said Commissioners did then proceed to locate and order said highway as follows, viz: Beginning in the old highway near the South end of Middle Street at a stake marked. B. W. C. No 1. Standing west 3 rods and 15 links from the S.W. corner of Wm McGath's house and running thence S $24^{\circ} 5' E$. 15 R. to Stake No 2. on land of Roswell Smith, thence same course 16 R. to No 3. on land of said Smith. thence S. $8^{\circ} 15' E$. 15 R. to land of Rufus Cook, thence same course 17 R. to land of Wm B Cook and No 4. thence S $14^{\circ} 20' W$. 60 R. 18 L. on land of said Cook. Edward B Gaylord and Chas E Gaylord to a town road and Stake No 5. thence same course 10 R. to No 6. on

land of John Loxergan. thence same
course 20 Rods to No 7. and the
line between land of Benjamin June Term
Hodge and Rufus Cook. thence A.D. 1869
same course 28 rods on land
of said Cook. and Joseph How.
to No 8. and land of Joseph
Marsh. thence same course 27 R.
3 L. on land of said Marsh and
Horace Cook. to No 9. and land
of Rufus Cook. thence same course
12 R. 14 L. on land of said Cook.
and a turnway to No 10. and land
of George E Cook. thence same course
18 R. 18 L. on land of Geo E Cook
and Mrs Angelina Cook. to No 11. and
land of Wm Wallis. thence same
course 10 R. 15 L. to No 12. in the old
highway and on the north line
of Samuel S Whites land.
Thence S $19\frac{1}{4}^{\circ}$ W 32 R. 4 L. in the
old highway to land of Charles
Wheeler. and Stake No 13. thence
S $28^{\circ} 50'$ W. 23 R. 15 L. on lands of
said Wheeler. J C Kellogg and
Samuel Bell. to No 14. and land
of Parsons West. thence same course
20 R. 9 L. on lands of said West.
J E Porter and J W Congdon to
No 15. and land of Edwin Smith.
thence S $33\frac{1}{2}^{\circ}$ W. 23 R. 22 L. on lands
of said Smith. Charles Cook. and
Lorin Peace. to land of P B Williams
and Stake No 16. thence S. $38\frac{3}{4}^{\circ}$ W.
on lands of said Williams. Wm.
Wallis. Alfred B Cook. Samuel
Bell. and Miss Elizabeth Adams.
39 R. 17 L. to Stake No 17. and the
center of the old highway. thence
in said old highway to Fort
Bridge. The above described

June Term
A.D. 1869

line is the centre of the highway which is laid three rods wide from Stake No 1. to Stake No 7. and from Stake No 7. to No 17. it is laid two rods wide.

The highway is to be constructed according to the following specifications annexed which is a part of this report and order and must be made and completed to the acceptance of the County Commissioners on or before the first day of September. A.D. 1869.

The aforesaid location passes over land of the following named persons, and we award them for damages and fencing as follows. Viz.

| | |
|--|---------------------------|
| Wm McGrath \$50 00 | Wm Wallis \$15 00 |
| Wm Clancy 5 00 | Charles Wheeler 13 00 |
| Roswell Smith 126 00 | J. C. Kellogg 12 00 |
| Rufus Cook 122 50 | Parsons West 12 00 |
| Wm S Cook 75 00 | Samuel Bell 31 00 |
| Edward B Gaylord 102 50 | J. B. Porter 12 00 |
| Charles L Gaylord 46 50 | J. W. Congdon 13 50 |
| John L. Morgan 67 00 | Edwin Smith 12 00 |
| For land damage without fence near being required in the meadow. | Charles E Cook 10 00 |
| Benjamin Hodge 64 00 | Lorin. Pease 22 50 |
| Joseph Howe 29 50 | P & S Williams 23 50 |
| Joseph Marsh 31 00 | Alfred H. Cook 9 00 |
| Horace Cook 36 70 | Miss Sarah Ann Smith 4 00 |
| George & Mrs Angelina Cook 32 00 | Miss Elizabeth Adams 9 00 |

The view and location of the afore described road being in Hadley when P & S Williams one of the County Commissioners resides, Austin Eastman one of the Special Commissioners appeared and acted in his stead.

57

E A Edwards }
Justin Thayer } County
Austin Eastman } Commissioners
James Terrell
A D. 1899

Specifications

For Building a New Road, lying within the limits of the Town of Hadley, commencing at Stake No. 1, near the house of Wm M. Frath and terminating at Stake No. 17, which must be made and completed in a thorough and workman-like manner, as follows, viz:

Said Road must be thoroughly worked and cleared of all stones, stumps and roots, lying above the grade line, or base of the road. All unsuitable materials for making a hard and permanent road, lying above said grade line, must be removed out of the traveled way, or may be used in embankments when so placed as not to be within 12 inches of the surface of the road when finished. When the sub-soil is of a loamey or clayey character a covering of at least 10 inches of good gravel or some other good material (the best that can be provided in the vicinity) will be required over the whole width of 20 feet, for the traveled part of the road. When the sub-soil is sand, the said 20 feet, after being judiciously graded, must be uniformly covered over its whole surface with a coat of loam 10 inches thick, afterwards with a covering of 6 inches of good gravel or some other good

June Term
H.D. 1857

material. said road must be judiciously crowned from the sides of the traveled part thereof to its center, to the height of 18 inches, and the traveled part must be worked to the width of 20 feet exclusive of ditches, and must be worked in the center of and parallel to its location, except near its angles, which must be so rounded as to make the turnings as easy and gradual as possible. In grading the road, all unnecessary undulations must be avoided, and in no instance will an angle of ascent or descent in the direction of the road be allowed of greater magnitude than is hereafter mentioned. The side ditches, when they are necessary, must be made entirely without the 20 feet aforesaid, and must not be less than 18 inches wide, and 4 inches deep, below the base of the crown of the road. They must be made parallel to the center line of the road, without unnecessary curvatures in their direction, and must gradually descend towards the point of discharge, with a smooth, even bottom, so that no water can permanently stand by the roadside. Care must also be used, not to sink the side ditch to a greater depth than 6 inches below the center of the road. On the sides of hills where the road is made partly by excavation and partly by embankment, the exterior or down hill side must be made

Same Term
H.S.

nearly or quite level. All sides of excavations or embankments, when the material is of a hard or adhesive character, must be made at an angle not exceeding forty five degrees. When the material is loose gravel or sand, the angle must not exceed thirty degrees or two feet slope to one foot rise. Said road must be firmly and substantially railed, when railing is necessary for the safety and convenience of the traveler. With straight Chestnut poles not less than 4 inches in diameter in any part, which must be firmly joined or spliced together, and securely fastened with iron bolts to Chestnut posts, two feet high above the base of the road, the posts not less than 8 inches in diameter in any part, and not more than 10 feet distant from each other from center to center.

All supports of railings or stones substituted therefor, must be placed with their exterior or outside at least 12 inches from the edge of the embankment without in any way interfering with or obstructing the 20 feet aforesaid, for the traveled part of the road. When the sides of the embankment are secured by substantial, well laid stone wall, the road need not be worked to a greater width than 23 feet on the top, to furnish a firm support of two feet for the railing aforesaid, and leave 20 feet clear of all obstruction for the traveled

110
June Term
A.D. 1869.

part of the road.
All necessary sluiceways must be built with good, well laid, straight stone abutments, two feet apart, and 18 inches high, and covered with substantial flag stones, and a covering of 4 inches of gravel or other good material, and a crown of eight inches in addition, without in any way interfering with the grade of the road, as hereafter described. All bridges and sluiceways must be built 20 feet long, measured at right angles with the line of the road. Care must be used in front of any dwelling-house or other building, to leave all passageways to or from said buildings clear and unobstructed and otherwise to do as little damage to the convenience of each building as may be. All fruit or shade trees planted and reared within the location of said road which do not interfere with or obstruct the building of the same or endanger the safety of the traveler, must be left uninjured. The grade-pins are all placed in the center of the location, and are driven down to near the surface of the earth, and the tops of said grade pins are the points of admeasurement for ascertaining the amount of excavation or embankment, or finding the grade line of the road, and the crowning of 18 inches, required by these specifications, is in all cases to be considered as

placed on or above said grade line. The grade-pins mentioned in the following description, as numbered, have a stake driven by the side of them, bearing the number, also a corresponding stake opposite on the west side of the location, bearing the same number. The admeasurement is given in feet and decimal parts of a foot and said grading is as follows. viz-

June Term
A.D. 1869

At No 2. fill two feet and make the grade uniform from No 1. to No 2. At No 3. cut two feet and make the grade uniform from No 2. to No 3. From No 3. to the south side of Boswell Smiths land, uniform grade, from that place to Stake No 4. uniform grade. From No 4. to No 5. uniform grade. From No 5. the road must be brought to a grade of $3\frac{1}{2}$ by cutting in the hill and filling in the lowland south of the hill. From the termination of the $3\frac{1}{2}$ grade between Stake No 6. and No 7. to Fort Bridge the road need be worked only 18 feet wide and crowned 16 inches and must be worked to as uniform a grade as the nature of the ground will admit. When the road in Fort Meadow is properly worked and graded the sides of the road, and ditches must be thoroughly seeded with grass seed so as to corner form a turf and thus prevent the wearing of the road

June Term
AD 1869

by Freshets. At the Stake No 2, a stone sluice must be made 25 feet long and 3 feet wide, with abutments 2 feet thick and 4 feet high, made of good quarry stone and laid on plank, laid at right angles with the drain, and covered with flat stones not less than 7 inches thick, and of such length as to extend one foot onto the abutments on each side.

E A Edwards
Justin Thayer } County
Austin Baetman } Commissioners

The foregoing report being now made and carefully considered is accepted and it is ordered by the County Commissioners that the same be recorded and that the highway therein located ordered and described when constructed and completed and the same shall have been accepted by the County Commissioners shall thereafter be known and established as a public highway -

Samuel Cook
Licenses^{as} as
Inholder at
Hadley -
No 59 -

The application of Samuel Cook of Hadley, in the County of Hampshire, that he may be licensed as an Inholder at Hadley aforesaid, the Selectmen of said Town, having granted him the certificate of Approval

The County Commission-
ers upon consideration of the
matter are of opinion that
the public good requires that
the said Samuel P Cook should
be licensed, and he is hereby
licensed as an Inholder, to ex-
ercise that employment at his
house in Wadley, from and
after this meeting to the first
day of April A.D. 1870, but
without license or authority to
sell any intoxicating liquors.

June Term
1869

The application of Oscar
E Austin of Northampton in the Oscar E Austin
County of Hampshire, that he may be licensed as an Inholder at
Northampton aforesaid. The Selectmen of said Town, having grant-
ed him the certificate of approbation.

The County Commissioners
upon consideration of the matter
are of opinion that the public
good requires that the said
Oscar E Austin should be licensed
as an Inholder, to exercise
that employment at the Man-
sion House, situated on Elm Street
in the said town, from and
after this meeting to the first
day of April A.D. 1870, but
without license or authority
to sell any intoxicating liquors.

The application of J. F.
Fission of Amherst in the County

June Term
A.D. 1869

J. T. Fission
Licensed as
Inholder
at Amherst
No 61.

of Hampshire, that he may be licensed as an Inholder at Amherst aforesaid. The Selectmen of said Town having granted him the certificate of approbation.

The County Commissioners upon consideration of the matter are of opinion that the public good requires that the said J. T. Fission, should be licensed and he is hereby licensed as an Inholder, to exercise that employment at the Union House situated on Main Street near the Depot in the said town, from and after this meeting to the first day of April A.D. 1870, but without license or authority to sell any intoxicating liquors.

Robert Hay
Licensed as
Inholder
at Greenwich
No 62

The application of Robert Hay, of Greenwich in the County of Hampshire, that he may be licensed as an Inholder at Greenwich aforesaid. The Selectmen of said Town, having granted him the certificate of approbation.

The County Commissioners upon consideration of the matter, are of opinion that the public good requires that the said Robert Hay, should be licensed and he is hereby licensed as an Inholder, to exercise that employment at his Hotel in the said town, from and after this meeting to the first day of

April. A.D. 1870. but without
license or authority to sell
any intoxicating liquors.

June Term
A.D. 1860

The application of
Wm H Day, of Huntington, in the
County of Hampshire, that he
may be licensed as a common
Victualer at Huntington afore-
said, the selectmen of said
Town having granted him the
certificate of approbation.

Wm H Day
Licenced as
Common Victualer
at Huntington.
No 63

The County Commission-
ers upon consideration of the
matter are of opinion that the
public good requires that the
said Wm H Day should be li-
censed, and he is hereby licensed
as a Common Victualer, to
exercise that employment at
his place of business near the
Iron Bridge in the said town,
from and after this meeting
to the first day of April A.D.
1870. but without license or
authority to sell any intoxica-
ting liquors.

Ordered that the Clerk
draw a warrant on the County
Treasurer for the payment of
the Land Damages allowed to
Henry E Porter of Hatfield on
the petition of Henry E Porter
and others for the discontinuance
of a highway in said Hatfield
and being the sum of Fifty

Land Damages
on Pet. of
Henry E Porter
et als.
No 64.

Dollars.

Warrant issued according
to the order of the Court
by June 19-1869.
A.D. 1869

Mary Ann Dorsey
Inquest on
body of.
No 65.

Ansel Wright Jr, one of the
Coroners within and for the County
of Hampshire now presenting
an inquest taken before him on
the body of Mary Ann Dorsey, an
inhabitant of the Town of Williams-
burg in the County of Hampshire,
who by the verdict of the Coroners
Jury rendered at said Inquest,
was by one John Dorsey at said
Williamsburg on the first day of
May, A.D. 1869, Killed and murder-
ed, and praying for the payment
of the expenses incurred in taking
said Inquest amounting in all
to the sum of Thirty-nine and
17/100 Dollars, as on file, viz.

| | |
|-----------|----------|
| Coroner | \$ 7.50 |
| Constable | 9.85 |
| Jurors | 8.22 |
| Witnesses | 12.10 |
| Clerk | 1.50 |
| | <hr/> |
| | \$ 39.17 |

The same are allowed and
ordered to be paid out of the
County Treasury, and Warrant
issued accordingly, June 18th
A.D. 1869.

See Page 5:6

Sundry Bills
allowed
No 66.

Sundry Bills against the
County are now presented, ex-
-amined and allowed, and

the same amounting in all to the sum of Fourteen Hundred and Twenty-one Dollars and forty five cents as on file, are ordered to be paid out of the County Treasury, and warrant was issued accordingly. June 19. 1869-

June Term.
A.D. 1869

Hampshire S.S.

On this sixteenth day of June A.D. 1869-

It is now ordered by the County Commissioners here that this meeting be adjourned to Saturday the twenty sixth day of June current at nine of the clock in the forenoon.

Adjourned

And the same was adjourned accordingly-

And on the twenty sixth day of June A.D. 1869- the County Commissioners met according to adjournment-

Ordered that the Clerk draw a warrant on the County Treasurer for the payment of Land Damages allowed to the persons hereafter named on account of the location of a highway in the town of Hadley. from Bay Road to Fort Bridge. on the petition of F Edson & als Selectmen of Hadley. and amounting in all to the sum of Nine Hundred-

Land Damages
on Pet. of
F Edson
et als.
No 73.

and Eighty-nine and $\frac{20}{100}$ Dol-
lars. as follows. viz.

June Adj Term
A D. 1869

| | | | |
|----------------------|---------|-----------------|---------|
| Wm McGrath | \$50 00 | Wm Wallis | \$18 00 |
| Wm Blancey | 5 00 | Charles Wheeler | 13 00 |
| Roswell Smith | 126 00 | J B Kellogg | 12 00 |
| Rufus Cook | 122 50 | Parsons West | 12 00 |
| Wm S Cook | 75 00 | Samuel Bell | 31 00 |
| Edward Gaylord | 102 50 | J E Porter | 12 00 |
| Charles Gaylord | 46 50 | J W Congdon | 13 50 |
| John L Morgan | 67 00 | Edwin Smith | 12 00 |
| Benjamin Hodge | 64 00 | Charles S Cook | 10 00 |
| Joseph Home | 29 50 | Lavin Peace | 32 50 |
| Joseph Marsh | 31 00 | P S Williams | 33 50 |
| Horace Cook | 36 70 | Alfred H Cook | 9 00 |
| Geo E. Angelini Cook | 32 00 | Sarah Ann Smith | 4 00 |
| | | Elizabeth Adams | 9 00 |

Amounting in all to the sum of \$989 20

Warrant issued accordingly
June 29th A D. 1869.

Joseph Hawke
Licene^d as
Inholder
at Goshen.
No 74.

The application of Joseph
Hawke. of Goshen. in the County of
Hampshire, that he may be licens-
ed as an Inholder at Goshen
aforesaid. the Selectmen of said
Town having granted him the
certificate of approbation.

The County Commissioners upon
consideration of the matter are of
opinion that the public good
requires that the said Joseph
Hawke should be licensed. and
he is hereby licensed as an In-
holder. to exercise that employment
at his dwelling house. in the
said town. from and after this
meeting. to the first day of

April. A.D. 1870. but without
license or authority to sell any
intoxicating liquors.

June Adj Term
A.D. 1869.

Ansel Wright Jr. one of the
Coroners within and for the County
of Hampshire, now presenting
an Inquest taken before him on
the body of George Schmidler an in-
habitant of Hatfield in said
County, who came to his death
by suicide on the sixth day of
June A.D. 1869, at said Hatfield
and praying for the payment
of the expenses incurred by said
Inquest amounting in all to the sum
of Nineteen and 87/100 Dollars, as on
file. Viz-

George Schmidler
Inquest on
body of -
No 75.

| | |
|----------------|----------------|
| Coroner | \$ 4.25 |
| Constable | 3.50 |
| Jurors | 8.22 |
| Witnesses | 2.40 |
| Clerk of Court | 1.50 |
| | <u>\$19.87</u> |

The same are allowed and
ordered to be paid out of the
County Treasury, and warrant
issued accordingly. June A.D. 1869

Sundry Bills against the
County are now presented, examined,
and allowed, and the same amount
amounting in all to the sum of Two
Hundred and Twenty four and
95/100 Dollars are ordered to be paid
out of the County Treasury, and warrant
is issued accordingly. June 28th A.D. 1869.

Sundry Bills
No 76
June 28th 1869.

Hampshire S.S.

June Adj Term
A.D. 1869

On this twenty sixth day
of June A.D. 1869.

It is now ordered by
the County Commissioners here that
all matters finished and completed
be recorded by the Clerk. That all
matters unfinished stand continued
to the next meeting of the County
Commissioners to be holden as afore-
said, and that this meeting be now
adjourned without day.

And the same was
adjourned accordingly.

Attest

(J. E. Brinkman) Secy

Adjourned

Sept Term
A.D. 1869.

Commonwealth of Massachusetts
Hampshire S.S.

At a meeting of the
County Commissioners begun and
holden at Northampton within and
for the County of Hampshire on
the first Tuesday of September being
the seventh day of said month and
from day to day on the eighth
ninth tenth and eleventh days of
said month and by adjournment
therefrom on the thirteenth day
of said month in the year of our
Lord one thousand eight hundred
and sixty nine. and by adjourn-
ment therefrom on the twenty third
day of October then next ensuing
in the year of our Lord one thousand
eight hundred and sixty nine.

Present-

| | |
|--|---------------------------|
| P Smith Williams Esq. Chair ^m | } County Commissioners |
| Elisha A Edwards Esq. | |
| Justin Thayer Esq. | |

El Nathan Graves Esq. Special

Sept Term
A.D. 1869

County Commissioners attended
September 7th & 9th. Tuesday and
Thursday.

The undersigned would res-
pectfully represent that in their
opinion the public convenience re-
quires that the road near the Mansion
House in Northampton should be
altered and improved by being
graded between a point in said
road near the house of Mr Stoddard
and a point near the Town House
in said Northampton.

Wherefore your
petitioners request that your
Honorable Board view the said
premises and make such alterations
and improvements as you may
think necessary.

William Clark, and
30. others

The foregoing petition was
presented at a meeting of the County
Commissioners, holden at Northampton
within and for the said County of
Hampshire on the second Tuesday of
June in the year of our Lord 1866.

And the County Commissioners
deeming a view of the premises expe-
dient proper, gave notice that they
would meet for the purpose of said
view at the Court House in North-
ampton on Tuesday the seventh
day of August then next, at two
o'clock P.M. and it was ordered
by the County Commissioners that

a copy of said petition be served by the Sheriff of said County or his Deputy upon the Clerk of the town of Northampton in said County. Thirty days at least before the said seventh day of August. and that all other persons and corporations interested therein be notified by publishing a copy of said petition and this order thereon in the Hampshire Gazette, a public newspaper printed in said County. Three weeks successively, the last publication to be fourteen days at least before the time of said view. And it was further ordered by the Commissioners that copies of said petition, or abstracts containing the substance thereof and this order be posted up by said Sheriff or Deputy in two public places in the town of Northampton fourteen days before said seventh day of August.

The petition was thence continued from term to term to the meeting of the County Commissioners holden as aforesaid on the first Tuesday of March AD 1867. when the prayer of said petition was refused. and said petition was thence continued for payment of costs from term to term to this term. when it is ordered that the same be dismissed and without costs.

Sept Term
AD. 1869.

Whereas on the petition

Sept Term
A.D. 1869.

S M Smith
et al
Pet for
new Location
of H. W. in
Northampton.
No 72.

of S M Smith and others presenting
to said Commissioners at a
meeting thereof. holden as aforesaid
by adjournment on the 26th day
of June A.D. 1869. representing and
setting forth. that the road lead-
ing from West St. in Northampton.
from a point near Welsh End
Bridge. so called. to the West-
hampton road near the dwelling
of Curtis Braman. is crooked. That
its boundaries are undefined and
unknown and that the common
convenience and necessity require
that it be newly laid out. and
asking that it be newly laid out.
and that all parts of the pres-
ent road that shall not come
within the boundaries of the road
as newly laid out may be dis-
continued. as by said petition on
file will appear.

The said Commis-
sioners deeming a view of the premises
expedient. appointed Wednesday
the first day of September then
next and nine o'clock in the
forenoon. at the Court House. in
Northampton as the time and place
for viewing the premises. and caused
a copy of said petition to be
served upon the Clerk of the town
of Northampton. being the town with-
in which such Location and dis-
continuance were prayed for.
thirty days at least. before the
time appointed for said view.
and also having caused copies of
said petition to be posted in
two public places in said town.
and also having given notice

to all persons interested by caus-
-ing a like copy to be published
three weeks successively in the Hamp Sept Term
-shire Gazette, a public newspaper. A.D. 1869.
published in said County. said
posting and the last publication
of said copy having been fourteen
days at least, before the time ap-
-pointed for said view and before
said view was had, said Commis-
-sioners gave notice in like manner
as described in the foregoing notice
of the petition, to all persons interest-
-ed of the time and place for
commencing said view. And on
the said first day of September
the Commissioners met at the
time and place appointed, and
proceeded to view the premises, and
having viewed the same the Com-
-missioners then determined to hear
the parties at the same time of
said view, and having heard the
parties, said Commissioners then
proceeded to consider and adju-
-dicate upon the prayer of said
petition, and after considering
the same, said Commissioners
did then and there adjudge that
common convenience and neces-
-sity required that, said Loca-
-tion and discontinuance should
be made, as prayed for in said
petition, and it appearing upon
the view and adjudication aforesaid, that no person or corpo-
-ration interested objected thereto.
the Commissioners forthwith pro-
-ceeded to make said location

N.B.

Beginning on the South

Sept Term
A.D. 1869.

side of the County road. leading
from Welsh End Bridge to Hospi-
tal Hill. at a stake marked
W. W. standing on the north side
of Edwin Kingsley land, and
running thence $S 46^{\circ} \frac{1}{4} W 12 R.$ to a
stake marked W. W. No 1, and stan-
ding at a point $S 71^{\circ} E. 6 R. 18 L.$
from the S E corner of the House of
John Acknison's Heirs thence running
 $S 26^{\circ} \frac{3}{4} W. 12 R.$ to a stake marked
W. W. No 2. the above described line
being for the south-east boundary
of the highway. Beginning again
on the south side of the road at
the foot of Hospital Hill at a
stake standing $S 5^{\circ} \frac{1}{4} W. 3 R. 23 L.$
from the S W. corner of the
aforenamed house and running
thence $S 5^{\circ} \frac{1}{4} W. 6^{\frac{1}{2}} R.$ to a stake mar-
ked W. W. and standing $N 26^{\circ} \frac{3}{4} W$
at 4 R. from the above named stake
No 2. The last described line
being the west line of the Highway
which is to include all the land
between the two above described
lines. Beginning again in the
center of the Highway at No 2.
and running thence $S 26^{\circ} \frac{3}{4} W.$
 $12 R.$ to stake No 3. thence same
course $12 R.$ to No 4. thence $S 30^{\circ} \frac{1}{2} W. 6 R.$
to No 5. thence $S 41^{\circ} W. 12 R.$
to No 6. thence same course $4 R. 5 L.$
to a stake marked W. W. No 6.
No 7. and standing 5 feet west
of the west post of the R. R. sign-
board. northerly of Curtis Braman's
house. the above described line is
the center of the highway which
is laid four rods wide from
No 2. to No 7. So much of the

old Highway as is not included in the aforesaid location is hereby discontinued.

Sept Term
A.D. 1869

The road must be worked twenty five feet wide exclusive of ditches and must be crowned 18 inches. From No 2. to No 6. the road must be worked in the center of the location from No. 6 on a line to the Rail Road Crossing south of No 7.

Sluices must be constructed between No 2. and No 3. between No 3. and No 4. and near No 5. Said sluices must be of sufficient length to extend to the outside of the embankment where required. must be built with good mill laid stone abutments two feet apart and eighteen inches high and covered with substantial flag stones, and a covering of four inches of gravel and a crown of eight inches in addition. The road must be brought to a uniform grade from No 2. to No 6. from No 6. to the R. R. Crossing, uniform grade.

All sides of excavations or embankments must be made at an angle not exceeding thirty degrees.

The whole twenty five feet in width for the traveled part of the road must be covered with a coat of gravel ten inches thick. Said road must be completed to the acceptance of the County Commissioners on or before the first day of

November next.

Sept Term
A.D. 1869

The afore described Location and discontinuance being in Northampton where Justin Thayer one of the County Commissioners resides. Elnathan Graves of Williamsburg one of the Special Commissioners appeared and acted in his stead

J S Williams } County
E A Edwards } Commissioners
Elnathan Graves }

The foregoing report having been read and carefully considered the same is accepted and ordered to be recorded and that the highway therein located ordered and described when constructed and completed and the same is accepted by the County Commissioners. be thereafter known and established as a public highway. and that so much of the old highway ordered in said report to be discontinued. be ~~thereafter~~ discontinued and no longer be established or known as a public highway.

Land Damages
all'd on Pet of
Seth Warner
et. al.
No 50.

Ordered that the Clerk draw a Warrant on the County Treasury for the payment of land damages allowed John Dailey of Easthampton on account of

the location of a highway in
said Easthampton on the pe-
-tition of Seth Warner and others Sept Term
as appear at record at the A.D. 1869
march meeting of said Com-
-missioners. A.D. 1869, and for
the sum of Five Hundred Dollars.
Warrant issued ac-
-cordingly. September 9th A.D. 1869.

Ordered that the Clerk
draw a Warrant on the County Land Damages
Treasurer for the payment of land on Pet. of
damages awarded to Amos Saw- C.E. Denniston
-yer of Northampton on account et. als.
of the location of a highway in No 81.
said Northampton on the petition
of C.E. Denniston and others as ap-
-pear of record at the September
meeting of said Commissioners. A.D.
1868. and for the sum of Three
Hundred Dollars.
And Warrant
issued accordingly. Sept 14. 1869

Ordered that the Clerk
draw a Warrant on the Treas- Land Damages
-urer of the County of Hampshire on Pet. of
in favor of the persons hereafter Hudson Bates
named and for the sum set et als.
against their names respect- No 82.
-ively in full for all damages
allowed them on account of the
location of a highway in the
town of Goshen in said County
on the petition of Hudson Bates
and others as appears of record

Sept Term
A.D. 1869.

at the December adjourned meeting of said Commissioners A.D. 1868. Viz.

R H Aldrich \$ 500.⁰⁰
T D Pierce 5.⁰⁰
\$ 505.⁰⁰

And the County Commissioners do adjudge and award to James H Bonds the sum of One Hundred Dollars for land damages occasioned by the location of said highway and further order that the Clerk issue a Warrant to the County Treasurer for the payment thereof.

And Warrant for the payment of said Land Damages amounting in all to the sum of Six Hundred and Five Dollars, was issued accordingly, Sept 14. 1869.

William Hill
Licene^d as
Inholder
at Easthampton
No 83.

The application of William Hill of Easthampton in the County of Hampshire that he may be licensed as an Inholder at Easthampton aforesaid. The Selectmen of said town having granted him the certificate of approbation.

The County Commissioners upon consideration of the matter are of opinion that the public good requires that the said William Hill should be licensed and he is hereby licensed as an Inholder, to exercise that employment at his place

situated on Main Street in the
said town. from and after this
meeting to the first day of Sept Term
April A.D. 1870. But without A.D. 1869
license or authority to sell
any intoxicating liquors.

The application of Willard
B Owen. of Belcher town in the W B Owen
County of Hampshire that he Licin.^d as
may be licensed as an In- Inholder at
holder at Belcher town aforesaid Belcher town
The Selection of said town hav- No 84.
ing granted him the certificate
of approbation.

The County Commissioners
upon consideration of the matter
are of opinion that the public
good requires that the said
Willard B Owen. should be
licensed. and he is hereby
licensed as an Inholder.
to exercise that employment
at the Belcher House. situated
at the North end of the Com-
mon in the said town. from
and after this meeting to
the first day of April A.D.
1870. But without license
or authority to sell any
intoxicating liquors.

Hampshire S S

The County Commissioners Acceptance
having viewed and carefully of W. B.
examined throughout. the high- in Ware-
-way in Ware in said County No 85.

14/2
Sept Term
A.D. 1869

located and ordered, as
appears of record at the
June meeting of the County
Commissioners, A.D. 1866,
upon the petition of W B Law-
ton and others and having
found the same well made,
constructed and completed, ac-
cording to the order of the
Commissioners thereon, the same
is by them accepted.

Hampshire S.S.

The County Commissioners
having viewed and carefully ex-
-amined throughout the highways in
Amherst, located in said County, loca-
-ted and ordered as appears
of record at the meeting of
the County Commissioners holden
as aforesaid on the second
Tuesday of June A.D. 1866, upon
the petition of the Selectmen
of Amherst to establish and de-
-fine the boundaries of said
highways, and having found
the same well made, construct-
ed and completed, according to
the order of the Commissioners
thereon, the same are hereby
accepted.

A claim under Chapter
130. of the Statutes of 1867. is
now presented and examined
under Chap. 130. 1867. and allowed by the County
Commissioners and the same

County Claim
allowed
under Chap. 130. 1867.
Cro 57.

One dollar is ordered to be paid to W. A. Fickard of Green out of that fund in the County Treasury appropriated to the payment of such claims in accordance with the provisions of said act.

And Warrant for payment issued to County Treasurer, Sept 14, 1869.

undry Bills against the County are now presented examined and allowed and the same amounting in all to the sum of Twenty Three Hundred and Five Dollars and some cents are ordered to be paid out of the County Treasury.

undry Bills Allowed - \$2388. Page 317

And Warrant is issued accordingly Sept 13, 1869.

Hampshire S. S.

On this thirteenth day of September A. D. 1869.

It is ordered by the County Commissioners here that this meeting be now adjourned to Saturday the twenty third day of October next at ten o'clock A. M.

Adjourned.

And the same was adjourned accordingly.

On this twenty third day of October A. D. 1869

The County Commissioners met according to adjournment.

17.
Sept. Adi Tm
A D. 1869

Joel Hayden
Pet. vs
New H. & N B B
Company.
No 67.

Whereas on the petition of Joel
Hayden presented to said Commis-
sioners on the 26th day of June
1869. representing and setting
forth that he is the owner of a
certain tract or parcel of land sit-
uate in the Village of Haydensville
in the town of Williamsburg afore-
said. which said tract is bounded
Northly by land of Hayden. Here
and Co. Westly by land of Joel
Hayden Jr. and the highway.
Southly by the highway and by
land of the Haydensville Church
Society and land of the Hayden-
ville School District and East-
erly by the highway.

That a portion of said tract
has been taken by the New Ha-
ven and Northampton Company
for the construction of an extension
of said Company's Rail Road
to Williamsburg to the damage
of said Hayden in his estate.
and praying the County Com-
missioners by virtue of the power
vested in them by the Statutes
of this Commonwealth to estimate
the damage occasioned by said
Rail Road, as aforesaid.

As by the petition on file will
appear. The said Commissioners
deeming a view of the premises
expedient and proper. appointed
Tuesday the 3rd day of August
A D. 1869. and 2 o'clock P.M.
at Loomis Hotel in Haydensville.
as the time and place for view-
ing the premises. and it was
ordered that the petitioner noti-
fy the said New Haven and

Northampton Company by serving
a true and attested copy of
said petition and the order therein
on the Superintendent of said Com-
pany or other proper agent of
said Company. four ten days at
least before said 3rd day of August
then next and a service of the same
being acknowledged as on file on
said 3rd day of August the Com-
missioners met at the time and
place appointed and viewed the
premises and the hearing was
postponed till the 7th day of Sept-
ember then next at the Court
House in said Northampton at
10 o'clock A.M. at which time
the parties were fully heard.

The Commissioners then
proceeded to estimate the damage
for the land so taken by said
Company of the said Joel Hay-
den. And they did estimate the
damage at eighteen hundred
dollars. and it is ordered and
adjudged that the said Joel
Hayden do have and recover
from said New Haven and North-
ampton Company the said sum
of eighteen hundred dollars. And
his costs of suit in this case
taxed at the sum of five dollars.

And we further adjudge
and determine that said Comp-
any shall make and maintain
all necessary fences drains and
culverts. which are necessary
for the security and benefit of
said Hayden. also to give am-
ple security to him. and to

Sept Adj. Term
A.D. 1869.

the satisfaction of said Com-
missioners for the faithful per-
formance of this report and order

O Smith (Williams) } County
E A Edwards }
Justin Thayer } Commissioners

The foregoing report and
award being now made and
carefully considered, to wit on
this 23^d day of October A.D. 1869
is accepted and ordered to
be recorded.

Joel Hayden
et. al.
Pet vs
New H. & N. RR
Company.
To S.D.

Whereas on the petition of
a Corporation doing business in
the Village of Haydenville in
Williamsburg under the firm
name of "Hayden Her and Co"
That said Copartnership owns a
certain tract or parcel of land
in the Village of Haydenville
aforesaid bounded Northerly by
the highway near land of Cyrus
Miller. Westerly by land of said
Miller and land of T Metcalf
and land of Josiah Hayden.
Southerly by land of Joel Hayden
and Easterly by highway.
That a portion of said tract
has been taken by the New Haven
and Northampton Company for
the construction of an extension of
said Company's Rail Road. to
Williamsburg to the damage of
said Copartnership in their estate
And praying the County.

Commissioners by virtue of the power vested in them by the Statutes of said Commonwealth to estimate the damage occasioned by the said Rail Road as aforesaid

Sept Adj Tm
A D. 1869

is by the petition on file will appear. The said Commissioners deeming a view of the premises expedient and proper, appointed Tuesday the 3^d day of August A D. 1869. at 2 o'clock P.M. at Sonnis Hotel in Williamsburg as the time and place for viewing the premises, and it was ordered that the petitioner notify the said New Haven and Northampton Company by serving a true and attested copy of said petition and the order thereon on the Superintendent of said Company or other proper agent of said Company, fourteen days at least before said 3^d day of August, then next, and service of the same being acknowledged, as on file. On said 3rd day of August the Commissioners met at the time and place appointed and viewed the premises. And the hearing was postponed till the 7th day of September then next, at the Court House in Northampton at 10 o'clock, A.M. at which time the parties were fully heard.

The Commissioners then proceeded to estimate the damage for the land so taken by said Company of the said corporation. Hayden Gen^l Co. And

Sept Adj Sess
A.D. 1869

They did estimate the damage
at four hundred and fifty
dollars. and it is ordered and
adjudged that said Hayden
Gerr^{ies} do have and recover from
said New Haven and Northamp-
ton Company the said sum of
four hundred and fifty dollars
and their costs of suit in this
case taxed at the sum of : ten
dollars and fifty cents.

And it is further
ordered and adjudged that said
New Haven and Northampton
Company shall make and main-
tain all necessary fences and
drains which are necessary for
the security and benefit of the
said Hayden Gerr^{ies}.
Also to give ample security
to said Hayden Gerr^{ies}. and
to the satisfaction of said Commis-
sioners for the faithful perform-
ance of this report and order.

P Smith Williams
E A Edwards } County
Justin Thayer } Commissioners

The foregoing report and
award being now made and
carefully considered. to wit. on
the 23rd day of October A.D. 1869.
is accepted and ordered to be
recorded.

Whereas in the petition
of the Hayden Manufacturing Com-

presented to said Commission
on the 26th day of June 1869.

representing and setting forth that said Corporation is the owner of A. D. 1869.
Three tracts or parcels of land described as follows. viz-

Lot First is situate in the village of Hayden Masfj Co
of Leeds in Northampton, in said Per vs
County and is bounded (as per A. D. 1869
Plan of hereinafter mentioned
Rail Road) Northerly by land
of Morris Grieford. Westerly by
Mill River and Southerly by
land of Ansel Hemmenway.
Lot Second. is situate partly
in the town of Northampton aforesaid and partly in said town
of Williamsburg and is bounded
(as per said plan) Northerly by
land of E. Fairfield Easterly by
land of Dexter Town and others.
Southerly by land of said Town.
B. B. Johnson and Westerly by
the highway near Mill River
leading to the Village of Hay-
denville.

Lot Third is situate in the
Village of Haydenville aforesaid
and is bounded Northerly by
land of Mrs J. Smith and
land of the Church Society
of Haydenville and Southerly
by the highway being land
represented on said Plan as
belonging to Joel Hayden.

And the said Corporation further
represent that the New Haven and
Northampton Company have taken
portions of said tracts for the
construction of an extension of
said Company's Rail Road.

Sept Adj Term
A.D. 1869.

to Williamsburg to the damage
of said Hayden Manufacturing
Company in its estate, and pay-
ing the County Commissioners by
virtue of the power vested in them
by the Statutes of said Common-
wealth to estimate the damage
occasioned by said Rail Road,
as aforesaid.

As by the petition on file.
will appear the said Commis-
sioners deeming a view of the
premises expedient and proper.
appointed Tuesday the 3^d day of
August A.D. 1869, and 2 o'clock
P.M. at Lornis Hotel in said
Williamsburg, as the time and
place for viewing the premises.
And it was ordered that the
petitioner notify the said New-
Haven and Northampton Company
by serving a true and attested
copy of said petition and the
order thereon on the Superintendent
of said Company or other proper
Agent of said Company, four-
teen day at least before said 3^d
day of August. then next and
service of the same being acknowl-
edged as on file. On said 3^d
day of August the Commissioners
met at the time and place
appointed and viewed the prem-
ises and the hearing was post-
poned till Tuesday the 7th day
of September then next, at the
Court House in said Northamp-
ton at 10 o'clock A.M. at which
time the parties were fully heard.

The Commissioners then
proceeded to estimate the dam-

= age for the land so taken by
said Company of the said
= Corporation of the Hayden Mani-
= facturing Company.

Sept. Adj. Tm.
A.D. 1809.

And they did estimate the dam-
= age at four hundred dollars.
and it is ordered and adjudged
that the said Hayden Manufac-
= turing Company do have and
recover of the New Haven and
Northampton Co. the said sum
of four hundred dollars. and
their costs of suit in this case
taxed at the sum of \$100.

And it is further ad-
= judged and determined that
said New Haven and Northamp-
= ton Co. shall give ample secu-
= rity to said Hayden Manufac-
= turing Co. and to the satisfaction of
said Commissioners for the faith-
= ful performance of this report
and order.

P Smith Williams
E A Edwards } Com by
Mottin Thayer } Commissioners

The foregoing report
and award being now made
and carefully considered, to wit
on this 23^d day of October A.D.
1809. is accepted and ordered
to be recorded.

Whereas on the pe-
= tition of the Honoluck Etc

Sept Adj Tm
A D. 1869

Nonotuck
Silk Co
Pet. vs
N H. & N B R
Company
No 70.

Company a Corporation hav-
ing its place of business in the
in the town of Northampton in
said Hampshire County.

That said Corporation is the
owner of a certain tract or par-
cel of land, situate in the Village
of Leeds, in said town of North-
ampton said tract lying between
land of A Hemenway on the
North and A P Critchlow on
the South.

That a portion of said tract
has been taken by the New Haven
and Northampton Company
for the construction of an exten-
sion of said Company's Rail
Road to Williamsburg to the
damage of said Nonotuck
Silk Company in its estate,
And praying the County Com-
missioners by virtue of the power
vested in them by the Statutes
of said Commonwealth to es-
timate the damage occasioned
by said Rail Road as afore-
said.

As by the petition on file will
appear. The said Commissioners
deeming a view of the premises
expedient and proper, appointed
Tuesday the third day of Aug-
ust A. D. 1869, at 10 o'clock
A.M. at Abercrombie's Hotel in
Northampton as the time and
place for viewing the premises
and it was ordered that the
petitioner notify the said New
Haven and Northampton Company
by serving a true and attested
copy of said petition and this

under direction of the Superintendent
of said company or other proper
Agent of said Company, from the Sept Admⁿ
done at least before said 3^d day of August then next and service
of the same being acknowledged,
are on file.

On said 3^d day of August
the Commissioners met at the
time and place appointed and
viewed the premises and the
hearing was postponed till the
7th day of September then next
at the Court House in North-
ampton at 10 o'clock Am. at
which time the parties were
heard.

And now the petitioners come
and ask leave to amend their
said petition by substituting
for the description of the land
there described the following.

A certain tract or parcel of
land situate in the village
of Leeds in said Northampton,
bounded and described as
follows V.B.

Commencing at the upper bridge
on the north side of the high-
way at the East end of the
Iron bridge in said Village
and running West. about
twenty eight (28) rods. to the
corner where the new road
to Hadenville runs, thence Nor-
therly on the new road aforesaid
to land formerly of Jonathan
Day. thence Northeasterly on
land of said Day. to the
river. thence Westerly on said
Days land. to said road.

Sept. Adj. Com
H. D. 1869

Thence Northerly on said road to
land of said Day. Thence East
on said Day's land to the river.
Thence Northerly up said river
to land now or formerly of Jo-
-siah Parsons heris. Thence Easterly
on said land to highwater mark.
being also bound of land des-
-cribed in a deed from Geo.
Lewis and Lewis Rodman. assign-
ees of the Northampton Woolen
Manufacturing Company. and
Enoch R. Mudge. and Ezra Lin-
coln assignees of the estate of
Chas H Mills & Co. to Ebenezer
Morris Guilford. dated Jan 20
A. D. 1858. Thence Southerly down
said river on said high-water
line. the Southerly line to land
of Amos Wemenway. et al. Thence
South. about $88^{\circ} E$ by said
Wemenway's land to land of Abel
Maine the distance being about
 $52 \frac{7}{10}$ rods. Thence $85^{\circ} W$. by
land of said Maine to his
Southerly corner. the distance
being about $29 \frac{3}{10}$ Thence South
about $87 \frac{1}{4}^{\circ} E$. along the line
of said Maine land. to a
Stake and Stones on the high-
way. the distance being about
 $48 \frac{3}{10}$ rods. Thence following said
highway in a southerly de-
-rection to an angle in the road.
the distance being. from said
Maine land to this point $60 \frac{3}{10}$
rods. or thereabouts. Thence East-
erly $2 \frac{9}{10}$ across said high
way to the end of a stone wall
said wall being built in the
middle of an old road and

forming the division line between
land of these petitioners and
land belonging to the heirs of Sept. & dj. (Tm)
the late Solomon Warner, deceased A. D. 1807
thence S $2\frac{3}{4}^{\circ}$ E. on land of said
heirs to the homestead of Michael
Herron 21 $\frac{2}{100}$ rods. thence N.
 $89\frac{1}{2}^{\circ}$ W. along the line of said
Herrons land about 28 $\frac{6}{100}$ rods
to his Northwest corner. thence
S. 10 E along the line between
said Herrons land and land
of these petitioners, about 6 $\frac{1}{100}$
rods to land or the homestead
formally owned by Thomas Mc-
grave. thence in a Westerly di-
rection on the dividing line
between the land of these peti-
tioners and the Mcgrave
Place. passing to a Pine tree
to the old highway leading
into the village of Leeds. the
distance being about 53 rods
thence in a Southeasterly direct-
ion on said highway to land
of A. P. Critchlow. thence West-
-erly bounded Southerly by said
Critchlow land, to the highway
in front of the old Groden
Mill. thence Northerly, on said
highway to the point of be-
-ginning. A portion of which
above described tract has been
taken by the New Haven and
Northampton Company for
the extension of their Rail Road
from Northampton to Mil-
-lamsburg, which portion so
taken as aforesaid is bounded
and described as follows.
Viz. Commencing on line of

Sept. Adj. Sm.
A. D. 1869.

land belonging to said Critchlow
at a point $49\frac{1}{2}$ feet westerly
from the outer line of said R. R.
track at right angles with the
same. thence northerly parallel
with said center line and said
distance therefrom 231 feet to a
point $49\frac{1}{2}$ feet from Sta. 247 +
22 at right angles therefrom
thence in a more northeasterly
direction 168 feet to a point
21 feet and nine (9) inches dis-
tant from said center line and
at right angles with the same
at Sta. 248 + 88. thence North-
erly on line parallel with
said center line and 21 feet
9 inches therefrom to land of
Amel Kemmenway et. als.
thence Easterly along said High-
mainway land crossing said
center line at Sta. 262 + 08
to a point $49\frac{1}{2}$ feet distant.
Easterly from said center line
at right angles with said
center line. thence southerly on
line parallel with said center
line and $49\frac{1}{2}$ feet distant
therefrom about 1281 feet to a
point $49\frac{1}{2}$ feet from Sta. 249
+ 30 at right angles to said
center line. thence in a more
South westerly direction about
275 feet to point (27) Twenty-
seven feet distant from said
center line at right angles with
same. at Sta. 246 + 60 thence
in a more southeasterly direc-
tion across the highway to a
point 44 feet distant from
said center line. and at

right angles with same at Sta 245 + 54 thence in a more southeasterly direction to said Critchlow's line at a point 72 feet distant from said center line, and at right angles with same, thence West-
erly along Critchlow's line and crossing said center line at Sta 244 + 92, 121 1/2 feet to point of beginning.

Sept Adj Sm
H. 29. 1869

And by adding the following

That said petitioners have the right as connected with said land, to raise their dam on said tract of land, (1) four feet higher than its present height and that said right is interfered with by said taking and constructing of said Rail Road, whereby said petitioners would be put to great expense, to protect said railroad, by a wall on the West-
erly side of said Rail Road Track, before they could raise their dam as aforesaid.

That said land on the east-
erly side of said River is used in large part for a pasture for cattle, and that there is no other watering place, connected with the same, save the river aforesaid and that by said taking and construct-
ing of said Rail Road, said watering privilege is entirely cut off to the great damage of said pasture.

That said taking and

Sept Adj Term
A. D. 1869

constructing of said Rail Road deprives these petitioners of their right to reach the East abutment of said dam, for the purpose of making repairs and for other purposes, and renders it necessary to construct a driveway by building up from the bed of said river to the height of said dam, for a long distance, and at great expense.

That said petitioners have a large barn used in connection with said estate and that the right of way to the same is entirely cut off by said taking and constructing of said Rail road, to the great damage of said petitioners.

That said petitioners own buildings near the line of the land so taken, which are greatly damaged, in value in consequence of their nearness to said Rail road and the consequent danger of being set on fire by said Company's frame of cars.

That said Company by said taking prevent your petitioners from using said water power to its full extent as the same now exists and as the same may be increased without their first being to much greater expense, than they would necessarily be to, had said Company not taken said land.

Which amendment by consent of parties is allowed

and filed at said term, and after further hearing and fully considering the foregoing petition as amended. said Commissioners proceeded to adjudicate upon said petition, and did estimate and adjudge the damages to the said Norwotuck Silk Co. to be three thousand dollars, and it is ordered and adjudged that the said Norwotuck Silk Co. do have and recover of the New-Haven and Northampton Co. the said sum of three thousand dollars, and their costs of suit in this case is taxed at the sum of - - -

Sept. Adj. Term
A. D. 1869

And that the said New Haven and Northampton Co. shall give to the Norwotuck Silk Co. ample security, and to the satisfaction of said Commissioners for the faithful performance of this report and order.

P Smith Williams
E A Edwards } County
Justin Thayer } Commissioners

The foregoing report and order being now made and carefully considered, to wit on this 23^d day of October, A. D. 1869. is accepted and ordered to be recorded.

Sept Adj Tm
A.D. 1869.

Asa O Squires
Pet to
N.H. & N.R.R.
Company.
No 71

Whereas on the petition of
Asa O Squires presented to said
Commissioners on the 26th day
of June. representing and set-
ting forth that he is the owner
of a certain tract or parcel of
land situate in the village of
Florence in the town of North-
ampton aforesaid. bounded North-
erly by land of Israel A Graves.
Easterly by "Maple street" so called
Southerly by Main Street so called
and Westerly by land of Charles
L Warren and the said Israel
A Graves.

That a portion of said tract
has been taken by the New Haven
and Northampton Company for
the construction of an extension
of said Company Road to
Williamsburg to the damage
of said Squires in his estate.

And praying the County
Commissioners by virtue of the
power vested in them by the
Statutes of said Commonwealth
to estimate the damage occa-
sioned by said Rail Road as
aforesaid.

As by the petition on
file will appear. The said
Commissioners. deeming a
view of the premises expedient
and proper. appointed Tuesday
the third day of August A.D.
1869. and 10 o'clock A.M. at
Abercrombie's Hotel in North-
ampton as the time and place
for viewing the premises. and
it was ordered that the pe-
titioner notify the said New-

211

Haven and Northampton Com-
pany by serving a true and at-
tested copy of said petition and Sept. Adj. Tr.
the order thereon on the Super-A.D. 1869
intendant of said Company or
other proper Agent of said
Company. four ten days at
least before said 3^d day of
August then next, and ser-
vice of the same being acknowl-
edged as on file.

On said 3^d day of August
the Commissioners met at the
time and place appointed and
viewed the premises and the
hearing was postponed till the
7th day of September then next
at the Court House in said
Northampton, at 10 o'clock A.M.
at which time the parties were
fully heard.

The Commissioners then proceed-
ed to estimate the damage
for the land so taken by said
Company, of the said Asa
P. Squires. And they did esti-
mate and adjudge the damage
at one hundred dollars, and it
is ordered and adjudged that
the said Squires do have and
recover from the New Haven
and Northampton Company
the sum of One hundred dol-
lars.

And it is further ordered
that said Company shall con-
struct a drain which brings
the water from the Northerly
side of the freight depot of
said Company so that it
shall not discharge said

2 1
Sept Adj Term
A.D. 1869

water on land of said Squires but shall discharge the same on the easterly side of the highway east of said petitioners land.

And shall give ample security to him and to the satisfaction of said Commissioners for the faithful performance of this report and order. and payment of costs amounting to the sum of

P Smith Williams
E A Edwards } County
Justin Thayer } Commissioners

The foregoing report and award being now made and carefully considered, to wit. on this 23^d day of October A.D. 1869. is accepted and ordered to be recorded.

Joel Abercrombie
et al
Pet. vs
NH & N R R
Company.
No 77.

Whereas on the petition of Joel Abercrombie of Northampton in said County that he was and is the owner of a parcel of land situate in said Northampton and bounded, Northerly by the highway leading from Williamsburg to Northampton Bridge and land of Thomas Pomeroy. Easterly by land of Thomas Pomeroy and land of Amos Sanger. Southerly by land of Daniel P. Littlefield and

Sept Adj Term
U. S. 501

The highway leading from
the village of Florence in said
Northampton in the dwelling
house of Dr B & C Denniston to
the village of Northampton
and intersecting by land of Jared
Clark and Daniel R Clark
and land of Daniel G Little-
field. That the New Haven and
Northampton Company a
Rail Road Corporation have
laid out and constructed their
extended Rail Road from North-
ampton to Williamsburg over and
across your petitioners said
land and for that purpose have
taken and appropriated a
portion of your said petitioners
land. to wit. a strip thereof
in length about one thousand
and fifty feet. and in width
partly eleven rods and partly
fourteen rods. upon which
strip the bed and track of
said rail road have been
laid. made and constructed.
and that outside of said strip
of land so taken and appro-
priated the said New Haven
and Northampton Company
have taken and appropriated
for the making and construction
of said rail road. another
portion of your petitioners said
described land. to wit. about
three acres. thereof
carried away and used the
soil and earth of said three
acres for the making and
repairing of said road.

Your petitioners also

Sept. Adj. Term
A.D. 1869

represents that Hiram Stebbins of said Northampton holds a mortgage of the whole of said described land and that Edwin B Smith of Boston in the County of Suffolk by assignment from the said Hiram Stebbins holds another mortgage upon a portion of said described land and that the Northampton Institution for Savings a corporation established by law in said Northampton holds still another mortgage upon another portion of said described land all which mortgages are still remaining unsatisfied and unpaid and that the said Rail Road was laid out and constructed over and upon the several portions of said land mortgaged as aforesaid and the said three acres are taken and appropriated also from that portion mortgaged to the said Institution for Savings.

The said Joel Abercrombie and the said Edwin B Smith Hiram Stebbins and the Northampton Institution for Savings having mortgaged as aforesaid all joining in this petition saying that they have been aggrieved and damaged by the taking and appropriation of said land as aforesaid and praying that their respective damages may be assessed apporportioned and awarded according to law.

As by the petition on

215

file will appear. The said Commissioners deeming a view of the premises expedient and proper, appointed Tuesday the 3^d day of August A.D. 1869, at 10 o'clock A.M. at Abercrombie Hotel in Northampton, as the time and place for viewing the premises. And it was ordered that the petitioner notify the said New Haven and Northampton Company by serving a true and attested copy of said petition and the order thereon on the Superintendent of said Company or other proper Agent of said Company four ten days at least before said 3^d day of August then next, and service of the same being acknowledged as on file.

On said 3^d day of August the Commissioners met at the time and place appointed and viewed the premises and the hearing was postponed till the 7th day of September then next at the Court House in Northampton, at 10 o'clock A.M. at which time the parties were fully heard.

The Commissioners then proceeded to estimate the damage for the land so taken by said Company of the said Joel Abercrombie.

And they did estimate the damage at two hundred and fifty dollars for that portion of land described in

Sept. Adj. Term
A.D. 1869.

said petition as containing about three acres from which the soil and earth has been taken and carried away and used in the construction of said Company's railroad, and we also award to Edwin B Smith Assignee of the Mortgage made and executed by said Abercrombie to Horace Stebbins the sum of two hundred and fifty dollars for the taking and using in the construction of said road a portion of the land conveyed by said Abercrombie to said Stebbins by his mortgage deed, and we further adjudge that the said Abercrombie is estopped from recovering damages for that portion of his land taken in the location of said Rail Road by his bond of contract made with said New Haven and Northampton Co. for the right of way through his land, and it is ordered that the said Joel Abercrombie do have and recover of the New Haven and Northampton Co. the sum of two hundred and fifty dollars and his costs of suit in this case taxed at the sum of ~~one hundred and~~ ^{one hundred and} ~~thirty~~ ^{thirty} dollars.

And it is further ordered and adjudged that the said Edwin B Smith Assignee as aforesaid do have and recover from

said New Haven and Northampton Company the sum of two hundred and fifty dollars and costs of suit in this case taxed at the sum of

Sept Adj Tm
A.D. 1869.

And that said New-Haven and Northampton Company give ample security to said Abercrombie and Stettin or his assignee and to the satisfaction of said Commissioners for the faithful performance of this report and order.

P Smith Williams }
E A Edwards } County
Jesse Thayer } Commissioners

The foregoing report and awards being now made and carefully considered, to wit. on this 23^d day of October A.D. 1869. is accepted and ordered to be recorded.

Hampden S.S.

The County Commissioners having viewed and carefully examined throughout the highway leading from the Florence Sewing Machine Factory to Northampton in said County located and ordered as appears of record at the September meeting of the County Commissioners A.D. 1868 upon the petition of Dr C.C.

Acceptance
of H.W. in
Northampton
No 91-

Sept Adj Tr
A.D. 1869.

Denniston and others. and
having found the same well
made. constructed and com-
pleted. according to the order
of the Commissioners thereon,
the same is by them accep-
ted -

Fire Inquest
Expenses.
No 92.

Charles Richards Esq a
Trial Justice for the County of
Hampshire now presenting a
bill of certain fees and expenses
incurred in a Fire Inquest
held before him at Enfield
in said County. the same
amounting in all to the sum
of One Hundred and Twenty
Five Dollars and fifty nine
cents (\$125.59), is examined and
allowed and ordered to be paid
out of the County Treasury -
Viz.

| | |
|-------------------|------------------|
| Magistrates Fees. | \$ 24.50 |
| Jurors | " 55.44 |
| Witnesses | " 20.25 |
| Constables | " 25.40 |
| | <u>\$ 125.59</u> |

The same are allowed
and ordered to be paid out
of the County Treasury.

And warrant issued
accordingly October 29th A.D.
1869.

Summary Bills
No 93.

Summary Bills against
the County are now presented.
examined. and allowed. and

the same amounting in all to
the sum of Four Hundred
and seventy seven & 2/100 Dol-
lars are ordered to be paid
out of the County Treasury.
And warrant was issued
accordingly October 25th A.D.
1869.

Sept. Adj. Tr.
A.D. 1869.

Page 517

Hampshire, E. S.

On this twenty
third day of October A.D. 1869. Adjournment
at 5 o'clock P.M.

It is ordered by
the County Commissioners here
that all matters finished and
completed be recorded by the
Clerk, that all matters unfin-
ished stand continued to the
next meeting of the County
Commissioners to be holden
as aforesaid, and that this
meeting be now adjourned with-
out day.

And the same was
adjourned accordingly

Attest.

J. F. Threlkeld Clerk

Dec 5^m
A.D. 1869

Commonwealth of Massachusetts
Hampshire S. S.

At a meeting of
the County Commissioners begun
and holden at Northampton with-
in and for the County of Hamp-
shire aforesaid on the first Tues-
day of December being the seventh
day of said month, and on the
eighth day of said month and
by adjournment therefrom on the
thirty first day of said month-
in the year of our Lord one
thousand eight hundred and
sixty nine and by adjournment
therefrom on the fourth day of
January then next ensuing and
and on the fifth day of said
month in the year of our Lord
one thousand eight hundred and
seventy.

Present

P Smith Williams Esq. ^{Chairman} } County
Elisha A Edwards Esq. } Commissioners
Justin Thayer

Eleatham Graves Esq. } Special County
Commissioner

William Allen of North-
ampton in said County respect-
fully represents that he is the
owner of a lot of land situate
in said Northampton bounded
Northerly by land of James Hit-
tin. Easterly by the Connecticut
River Rail Road. Southerly by
land of Dr S. D. Peck. and
Westerly by King Street. Being
the homestead wherein the appli-
cant lives, that the New Haven
and Northampton Company a
rail road corporation without
the consent of the said applicant
laid out and located their
extended rail road from said
Northampton to Williamsburg in
said County over upon and a-
cross the said parcel of land
and for the purpose of said loca-
tion took and appropriated a
portion thereof to wit. a strip
of your applicants land being
that part of said parcel lying
next to the said Connecticut
River Rail Road. containing
about 15 rods of land. accor-
ding to a plan of said land
so taken and hereto annexed
and made part of this applica-
tion.

The said William Allen
prays your board to estimate the
damage caused to him by the
location of said road and the
taking of his said land. and
to require the said Company to
give security to your satisfaction
for the payment of all damages
and costs which you as a

Dec 7th
1869.

W^m Allen
Pet vs
N.H. & N.R.R.
Company.
No 7.

jury shall award for the land so taken as aforesaid.

Dec Term
A.D. 1869.

The foregoing petition was presented to the County Commissioners at a meeting holden as aforesaid by adjournment on the eighteenth day of July A.D. 1867. and it was thereupon ordered that said petitioner cause the said New Haven and Northampton Company to be notified of the pendency of said petition and that the Commissioners should meet for the purpose of viewing the premises, hearing the parties and estimating the damages thereon at the Court House in said Northampton on Thursday the fifteenth day of August then next by serving a true and attested copy of said petition and this order thereon on the Superintendent or other proper Agent of said Company fourteen days at least before said fifteenth day of August.

This petition was thence continued from meeting to meeting to the meeting of said Commissioners holden by adjournment as aforesaid on the twenty sixth day of June A.D. 1869. when the petitioner has leave to withdraw upon payment of costs.

This petition was thence continued from meeting to meeting to this

meeting of said Commissioners when it appearing that the costs taxed in the sum of six dollars and fifty cents have been paid. it is ordered that this petition be dismissed.

Dec. Term
A.D. 1869

Amos Sawyer aggrieved Amos Sawyer
by the decision of the County Pet vs
Commissioners at their March A.D. 1867. awarding Company.
him damages in consequence No 13.
of the taking of his land
by the New Haven and North-
ampton Company for the lo-
cation of their extended rail-
road from Northampton to
Williamburg. respectfully
applied for a jury to revise
the estimate of damages
made by the said Commis-
sioners as aforesaid and
to assess the damages
to the applicant from
the cause aforesaid.
Dated this fourth day of
March A.D. 1868.

Amos Sawyer by
S. J. Spaulding, his Atty

The foregoing petition was
presented to the County Com-
missioners. at a meeting
holden as aforesaid on the
first Tuesday of March,
A.D. 1868. and was thence
continued from meeting to

Dec Term
A.D. 1869

meeting to the meeting of
said Commissioners holden
as aforesaid by adjournment
on the twenty sixth day of
June A.D. 1869. when the pe-
titioner has leave to with-
draw upon payment of costs.

This petition was thence
continued from meeting to
meeting to this meeting
of said Commissioners when
it appearing that the costs
taxed in the sum of six
dollars and forty cents have
been paid. it is ordered that
said petition be dismissed.

Caroline Williams
et al.
Pet for jury
vs
N.H. & N.A.R.
Company
No 18.

Caroline Williams and
others. petitioners to your Hon-
orable Board for an estimate
of their damages, caused by
the taking of their land situate
in Northampton in said Coun-
ty by the New Haven and North-
ampton Company for the lo-
cation of their extended rail-
road from Northampton to
Williamstown in said Coun-
ty. being aggrieved by the
doings of said Commissioners
and being dissatisfied with
the estimate of said damages
made by the said Commis-
sioners. do hereby apply for
a jury to assess the same.

The foregoing petition
having been presented at
a meeting of the County Com-
missioners of said County holden

be adjournment at North-
ampton within and for the
County of Hampshire on the Dec. Term
first Tuesday of July A.D. 1868. and recognisance
duly taken thereon it was
thereupon ordered by the
said Commissioners that
the said Caroline Williams
and others Petitioners. cause
all parties interested therein
and especially the New
Haven and Northampton
Company a railroad cor-
poration established by law
having a principal place
place of business at said
Northampton and exercising
corporate powers and priv-
ileges in the towns of Northamp-
ton and Williamsburg in said
County to be notified of the
pendency of said petition by
serving them and the Super-
intendent of the said New-
Haven and Northampton Com-
pany with two and at-
tested copies of said petition
and this order thereon four-
teen days at least before
the next meeting of said
County Commissioners to be
holden at Northampton
aforesaid on the first Tues-
day of August next. that
they may then and there
appear and show cause
if any they have why the
prayer of said petition
should not be granted.
And service of the

same was duly acknowledged
as on file.

This petition was thence
continued from meeting to
meeting to the meeting of
said Commissioners holden
as aforesaid by adjournment
on the twenty sixth day of
June, A. D. 1869. when the
petitioner has leave to with-
draw upon payment of costs.

This petition was
thence continued from meet-
ing to meeting to this meet-
ing of said Commissioners
when it appearing that
such costs taxed in the sum
of six dollars have been
paid it is ordered that
said petition be dismissed.

Jamies B Clark
et. als.
Pet. for H.R.
in Southampton
No 25.

The undersigned respect-
fully represent that the public
good require the location of
a new road from near the
house of Henry Netherett in
Southampton connecting with
the road running by the house
of Seth Bartlett thence easter-
ly to or near the house of
Robert Danks in said town.

Therefore your petition-
ers request your Honorable
Board to view the premises
and take such action as
your Honors deem necessa-
ry. As in duty bound will
ever pray.

Southampton. September 28/1868.

Jairus E Clark
and 12 others.

Dec Term
A.D. 1869.

The foregoing petition was presented at a meeting of the County Commissioners, holden at Southampton, within and for said County, on the first Tuesday of September in the year of our Lord 1868.

And now upon the petition aforesaid, the County Commissioners, deeming a view of the premises expedient and proper gave notice that they would meet for the purpose of said view at the Hotel of Lewis W Graves in Southampton on Thursday the twenty ninth day of October then next at two o'clock P.M. and it was ordered by the County Commissioners that a copy of said petition be served by the Sheriff of said County or his Deputy, upon the Clerk of the Town of Southampton in said County, thirty days at least before said twenty ninth day of October and that all other persons and corporations interested therein be notified by publishing a copy of said petition and this order thereon in the Hampshire Gazette a public newspaper printed in said County three weeks successively, the last publication to be forthwith.

Dec Term
A.D. 1867

days at least before the time
of said view. and it was
further ordered by the
Commissioners that copies of
said petition or abstracts
containing the substance thereof
and this order, be posted up
by said Sheriff or Deputy in
the public places in the town
of Southampton fourteen days
before said twenty ninth day
of October. and that notice
be given in manner aforesaid
to all persons and corporations
interested. that the County Com-
missioners viewed a view of
the premises expedient and
proper. and that a view of the
same would be taken by them
at the time and place aforesaid.

This petition was thence
continued to the meeting of said
Commissioners holden as aforesaid
on the first Tuesday of Decem-
ber A.D. 1868. when it is
ordered and adjudged that
the prayer of said petition be
refused and said petition was
thence continued for the pay-
ment of costs from meeting
to meeting to this meeting of
said Commissioners when it
appearing that the costs taxed
in the sum of Thirty two dol-
lars and forty one cents have
been paid it is ordered that
said petition be dismissed.

Whereas on the petition of
the Selectmen of Pelham, present-
ed to said Commissioners at
a meeting thereof, holden as
appears by adjournment on
the 2nd day of October A.D.
1869, representing and setting
forth that the public highway
from the house of Chamney
Brooks in Pelham to the house
of A. D. Blair being badly
damaged by a recent frost
it was thought advise to re-
pair same, praying the Hon-
orable Board of County Com-
missioners to view the premises
and to discontinue such parts
of the highway as might be
unnecessary, or make such altera-
tions and improvements as
should appear necessary, as
in said petition on file will
appear.

Dec 5th
A.D. 1869.

Selectmen
of Pelham
Pet for E. M.
in Pelham
No 89.

The said Commissioners
deeming a view of the premises
expedient, appointed Friday
the twenty sixth day of No-
vember then next and ten o'clock
in the forenoon at the house of
Chamney Brooks in said Pel-
ham as the time and place for
viewing the premises, and caused
a copy of said petition to
be served upon the Clerk of
the town of Pelham being the
town within which such lo-
cation was prayed for, thirty
days at least before the time
appointed for said view, and
also having caused copies of
said petition to be posted in

Dec 2nd
A.D. 1869

In public places in said town, and also having given notice to all persons interested by causing a like copy to be published three weeks successively in the Hampshire Gazette a public newspaper published in said County said posting and the last publication of said copy having been four two days at least before the time appointed for said view, and before said view was had, said Commissioners gave notice in like manner as described in the foregoing notice of the petition to all persons interested, of the time and place for commencing said view. And on the said twenty sixth day of November the Commissioners met at the time and place appointed, and proceeded to view the premises, and having viewed the same, the Commissioners then determined to hear the parties at the same time of said view, and having heard the parties, said Commissioners then proceeded to consider and adjudicate upon the prayer of said petition, and after considering the same, said Commissioners did then and there adjudge that convenient and necessary repairs and improvements should be made as prayed for in said petition. And it appearing upon the view and adjudication aforesaid, that no person

or corporation interested & interested thereto, the Commission for the month proceeded to make said alterations and location as follows viz

Commencing at a Stake marked H. N. B. St. 1, standing in the center of the old highway at a point about 12 rods east of the house of said Brooke and south 35° east, 1 rod and 20 links from an apple tree standing on land of said Brooke, and running thence in the old highway, south $63^{\frac{1}{2}}^{\circ}$ E. 32 rods to Stake No. 2, thence North 48° East 7 rods to Stake No. 3, and land of said Brooke, thence N. 31° E. 5 rods to Stake No. 4, thence same course 6 rods to No. 5, thence N. $43^{\frac{3}{4}}^{\circ}$ E. 13 rods to No. 6, thence N. $48^{\frac{1}{2}}^{\circ}$ E. 4 rods to No. 7, thence N. 49° E. 10 rods to No. 8, thence N. 65° E. 21 rods to No. 9, and the center of old highway, thence in the center of said highway 35 rods to No. 10.

The road must be completed to the acceptance of the County Commissioners on or before the 1st day of July A. D. 1870.

The location passes over land of Channcey W. Brooke and we award him for land damage and fences the sum of Eighty five dollars

The road must be marked according to the specifications accompanying this report which is a part of this

report and order.

Rec. Town
A.D. 1857

O Smith Williams
E A Edwards } Comrs
Justin Thayer } Commissioners

Specifications

For building a New Road,
lying within the limits of the
Town of Pelham, commencing
at State marked B.W.C. No 1,
near the house of E Brooks, and
terminating at State No 10, which
must be made and completed
in a thorough and workman-
like manner, as follows. Viz-

Said Road must be thor-
oughly matted and cleared of
all stones, stumps, and roots,
lying above the grade line, or
base of the Road. All unsuitable
materials for making a hard
and permanent road, lying
above said grade line, must
be removed out of the traveled
way, or may be used in em-
bankments when so placed as
not to be within 12 inches of
the surface of the road when fin-
ished. When the subsoil is of
a loamy, or clayey character
a covering of at least 10 inches
of good gravel or some other
good material (the best that can
be provided in the vicinity)
will be required over the whole
width of 20 feet, for the traveled
part of the road.

When the subsoil is sand, the
said 20 feet, after being
judiciously graded, must be

uniformly covered over its whole surface with a coat of loam 6 inches thick, afterwards with Dec. 15m a covering of 8 inches of good A.D. 18m gravel, or some other good material.

Said road must be judiciously covered crowned from the sides of the traveled part thereof to its center to the height of 18 inches and the traveled part must be marked to the width of 20 feet exclusive of ditches, and must be marked in the center of and parallel to its location, except near its angles, which must be so rounded as to make the turnings as easy and gradual as possible. In grading the road all unnecessary undulations must be avoided, and in no instance will an angle of ascent or descent in the direction of the road be allowed of greater magnitude than is hereafter mentioned.

The side ditches when they are necessary, must be made entirely without the 20 feet aforesaid, and must not be less than 8 inches wide, and 6 inches deep, below the base of the crown of the road. They must be made parallel to the center line of the road, without unnecessary curvatures in their direction, and must gradually descend towards the point of discharge, with a smooth, even bottom, so that no water can permanently stand by the roadside.

Dec Term
A.D. 1809

Care must be used not to sink the side ditch to a greater depth than 6 inches below the center of the road.

On the sides of hills where the road is made partly by excavation and partly by embankment, the exterior or down hill side must be made nearly or quite level.

All sides of excavations or embankments where the material is of a hard or adhesive character must be made at an angle not exceeding forty five degrees. When the material is loose gravel or sand, the angle must not exceed thirty degrees, or two feet slope to one foot rise. Said road must be firmly and substantially railed, where railing is necessary, for the safety and convenience of the traveler, with straight chestnut poles, not less than 6 inches in diameter in any part, which must be firmly joined or spliced together and securely fastened with iron bolts to rocks or chestnut posts, two feet high above the base of the road, the post not less than 8 inches in diameter in any part, and the stones not less than 20 inches in diameter at their base, and not more than 10 feet distant from each other from center to center, or a range of rocks, two and one half feet high above the face of the road, and eighteen inches in diameter at the base, and not more than eighteen inches apart, may

be substituted for the wooden railing already.

All supports of railings or other substituted fence, must be placed with their bottom or bases at least 12 inches from the edge of the embankment without in any way interfering with or obstructing the 20 feet of road, for the traveled part of the road.

Dec 20
89

When the sides of the embankment are secured by substantial, well built stone wall, the road need not be worked to a greater width than 22 feet on the top, to furnish a firm support 6 feet for the railing above said, and leave 20 feet clear of all obstruction for the traveled part of the road.

All necessary sluiceways must be built with good, well laid straight stone abutments, 6 feet apart, and 18 inches high, and covered with substantial flag stones, and a covering of 8 inches of gravel or other good material, and a crown of eight inches in addition, without in any way interfering with the grade of the road as hereafter described.

All bridges with a span of more than 8 feet, may be covered with good chestnut or Oak 3 inch plank, and must be built with good well laid stone abutments, and railed to the height of 3 feet, and to the width of 12 feet between rail-

Dec 1st
A.D. 1869

-ings, clear of obstruction.
Said bridges, when covered with plank must have a continuous range of flat stones, firmly imbedded upon each side of the bridge, to secure the edges of the plank against injury. All bridges and sluiceways must be built 20 feet long, measured at right angles with the line of the road.

Care must be used in front of any dwelling house or other building, to leave all passageways to or from said buildings, clear and unobstructed and otherwise to do as little damage to the convenience of each building as may be.

All fruit, or shade trees, planted and reared within the location of said road, which do not interfere with or obstruct the building of the same or endanger the safety of the traveler, must be left uninjured.

The grade pins are all placed in the center of the location, and are driven down to near the surface of the earth, and the tops of such grade pins are the points of admeasurement for ascertaining the amount of excavation or embankment, or finding the grade line of the road, and the crowning of 18 inches, required by these specifications, is in all cases to be considered as placed on or above said grade line.

The grade pins mentioned in the following description as numbered have a stake driven by the side

of them. There is the number also
a corresponding stake opposite
on the north side of the location - see from
bearing the same number. A. O. 150.
The measurement is given
in feet and decimal parts of a
foot. and said grading is as
follows 1-3.

The road must be
marked to a uniform grade,
from No 1. to No 2. From No 2.
to No 3 uniform grade. At No 4
cut 3 ³/₄ feet. Make the grade
uniform from No 3. to No 4.
At No 5 cut two feet. make
the grade uniform from No 4.
to No 5. From No 5. to No 6.
uniform grade. From No 6. to
No 7. uniform grade. At No 7
cut 1 ⁵/₄ feet. make the grade
uniform from No 7. to No 8.
At No 9. cut 2 feet. make the
grade uniform from No 8 to
No 9. Uniform grade from
No 9. to No 10.

Between No 3. and
No 4. a bridge must be built
12 feet wide or span.

Between No 8. and
No 9. a bridge must be built
12 feet wide or span. with
well laid stone abutments, and
covered with chestnut or Oak
plank three inches thick.

O Smith Williams

E. A. Edwards } County
Justin Thayer } Commissioners

The foregoing report having

Dec 5^m
A.D. 1869

been read and carefully considered. It is now ordered by the County Commissioners that the same be accepted and recorded, and that the highway therein located and described, when constructed and completed and the same shall have been accepted by said Commissioners be thereafter known and established as a public highway.

John Hagan
Licenced as
Inholder
at
Williamsburg
No 99.

The application of John Hagan of Williamsburg in the county of Hampshire that he may be licensed as an Inholder at Williamsburg aforesaid the Selectmen of said town having granted him the certificate of approbation.

The County Commissioners upon consideration of the matter are of opinion that the public good require that the said John Hagan should be licensed, and he is hereby licensed as an Inholder, to exercise that employment in the said town from and after this meeting to the first day of April A.D. 1870, but without license or authority to sell any intoxicating liquors.

Whereas on the petition of the New Haven and Northamp-

The Company presented to said
Commissioners in vacation to wit.
on the twentieth day of November
A.D. 1869, representing and set-
ting forth that they proposed as
soon as authorized so to do, to
remove the Depot Station in
the town of Southampton in said
County from its former site near
Orange Mills in said town, to
a place on the northerly side
of the road leading from South-
ampton to Holyoke, near the
dwelling house of Robert Danks,
and adjoining said highway,
and requesting the approval of
said County Commissioners ac-
cording to the acts of the Legis-
lature of the year eighteen
hundred and sixty nine, re-
lating to the same, as by
said petition on file will ap-
pear.

The said Commission-
ers, deeming a view of the prem-
ises expedient, in accordance
with the prayer of said petition,
on the said twentieth day of
November, met at the place
in said petition named, and
having notified the said Robert
Danks, proceeded to view the
premises selected by the direc-
tors of the said New Haven
and Northampton Company
as the location for its Station
House, in said Southampton
in accordance with the pro-
visions of Chapter 402 of
the acts of the Legislature of
this Commonwealth, passed in

Dec. Term
A.D. 1869

N H & N R R
Company.
Pet. vs
Co Commissioners
for Depot.
No 100.

Dec. Term
A.D. 1869

the year A.D. 1869 - and the premises being on land of said Robert Danke, and situated in Southampton near the dwelling house of said Danke and bounded and described as follows.

Beginning at a point five and one half rods at right angles in center line of said Rail Road, on the west side of the same, and on the north side of the highway, and running north 48° E. 31 rods. thence $S 21^{\frac{1}{4}}^{\circ}$ E. to a point $3\frac{1}{2}$ rods on the west side of said Rail Road, and at right angle therewith. thence $S 48^{\circ}$ W. 29 rods to the highway. thence westerly on the north side of said highway to the place of beginning. Containing a strip of land on the west side of Location of 92 rods, and on the east side of said Location of $58\frac{1}{4}$ rods, and having viewed the same, said Commissioners proceeded to consider and adjudicate upon the prayer of said petition, and after considering the same the said location made as aforesaid, was by said Commissioners approved, in accord- and with the provisions of Chap 402 of the acts of the Legislature of A.D. 1869.

The foregoing report being now made and carefully considered is accepted and it is thereupon ordered that the same be entered.

of record

Dec. Term
A.D. 1864

On this eighth day of Decem-
ber A.D. 1864.

It is ordered by the
County Commissioners that the
Treasurer of the County of Hamp-
shire be and he is hereby author-
ized to borrow on the credit of the
County, a sum or sums not
exceeding Five Thousand Dollars
for the payment of County debts
and expenses and at a rate
not exceeding 7 $\frac{1}{2}$ % per cent per
annum, and to give his note or
notes as County Treasurer there-
for with authority to renew the
same as the wants of the County
may require, and the same
to be paid out of the first
monies coming into the County
Treasury and not otherwise ap-
propriated.

County
Treasurer
ordered
to borrow
Money-
No 102.

The Inspectors of the
Jail and House of Correction
within and for the County of
Hampshire now presenting their
report the same is accepted
and ordered to be placed on
file, and that the Clerk trans-
mit a copy thereof to his
excellency the Governor of this
Commonwealth.

Inspectors
Report
of Jail
and H. of Cor-
No 103.

Dec. Term
A.D. 1869.

Elijah Field.
Inquest
on body of.
No 04.

Eleazar Porter Esq a Coroner
within and for the County of
Hampshire now presenting an
Inquest taken before him on the
eleventh day of October A.D. 1869
on the body of Elijah Field found
dead in Bradley in said County
and adjudged to have come
to his death by drowning, and
praying for the payment of the
expenses incurred therein amount-
ing in all to the sum of Seven-
teen and $29\frac{1}{10}$ Dollars. V.B.

| | |
|-----------|-----------------|
| Coroner | \$ 3.10 |
| Jurors | 8.22 |
| Witnesses | 3.30 |
| Constable | 1.30 |
| Clerk | 1.37 |
| | <u>\$ 17.29</u> |

The same are audited and
allowed by the County Commis-
sioners and it is ordered that
the Clerk issue a Warrant to
the County Treasurer for the
payment of the same.

Warrant issued according-
ly Dec 10th A.D. 1869.

J R Abbott
Inquest
on body of.
No 05.

Ansel Wright Jr a special
Coroner within and for the County
of Hampshire now presenting
an Inquest taken before him on
the twenty fourth day of September
A.D. 1869. on the body of Jo-
seph R Abbott who was fatally
injured by a moving train
on the Connecticut River Rail
Road at the Station in North

Northfield. in said County and
praying for the payment of the
expenses incurred therein amount Dec. Term
ing in all to the sum of Twenty A.D. 1869.
Dollars and seventy two cents.

Viz.

| | |
|-----------|------------------|
| Coroner | \$ 4.20 |
| Jurors | 8.22 |
| Witnesses | 2.90 |
| Constable | 2.40 |
| | <u>\$ 20.72.</u> |

The same are audited and
allowed by the County Commis-
sioners and it is ordered that
the Clerk issue a Warrant to
the County Treasurer for the
payment of the same.

Warrant issued according
ly December 10th A.D. 1869.

Ansel Wright Jr. a special Park Hickey
Coroner within and for the County of Inquest
of Hampshire now presenting an in body of
Inquest taken before him on the 10th day of
November A.D. 1869. on the body of Patrick
Hickey of Northampton who
came to his death from in-
juries occasioned by a moving
train on the Rail Road of the
New Haven and Northampton
Company in said Northampton
on the eighth day of said month
and praying for the payment
of the expenses incurred therein
and amounting in all to the
sum of Nineteen and 74/100
Dollars. Viz.

Dec. Term.
A.D. 1869.

| | |
|-----------|----------------|
| Coroner | \$ 3.50 |
| Jurors | 8.22 |
| Clerk | 1.50 |
| Witnesses | 4.20 |
| Constable | 2.30 |
| | <u>\$19.72</u> |

The same are audited and allowed by the County Commissioners and it is ordered that the Clerk issue a warrant to the County Treasurer for the payment of the same.

Warrant issued accordingly December tenth A.D. 1869.

Claims
under Chap 130
Statutes 1867
allowed.
No 107

Summary claims under Chapter 130. of the Statutes of 1867. being now presented are examined and allowed by the County Commissioners and the same amounting in all to the sum of Eight Hundred and Forty three Dollars and Fifty cents as on file, are ordered to be paid out of that fund in the County Treasury appropriated to the payment of such claims and in accordance with the provisions of said act and that an order to the County Treasurer. issue accordingly.

Order issued December 13th A.D. 1869.

Summary Bills
allowed

Summary Bills against the County are now presented. examined and allowed amount.

and all in the sum of nine
hundred and six teen dol-
lars and sixty six cents as
on file.

Dec. 9th
A.D. 1869

And the same are ordered
to be paid out of the County
Treasury and warrant to Com-
ty Treasurer to issue therefor.

Warrant issued accor-
dingly. December, 9th A.D. 1869,

Hampshire, S.S.

On this eighth day of
December A.D. 1869-

It is now ordered
by the Commissioners here that
this meeting be adjourned to
Friday the Thirtieth first day of
December current, at ten o'clock
in the forenoon.

And the same was
adjourned accordingly.

And on the Thirtieth
first day of December A.D. 1869
the County Commissioners met
according to adjournment-

The County Commissioners
now return their several accounts County
services and expenses incurred Commissioners
in the new locations and acceptances of
highways during the
past year and the same are
ordered to be placed on file.

for A.D. 1869

No 114

Dec. Adj. Com
A.D. 1869

County
Commissioners
Bills. under
License Law -
No 115-

The County Commissioners re-
turn their several accounts of
services and expenses incurred
in the months of January and
March of the year 1869 under
Chapter 141. of the Statutes of
A.D. 1868. and the acts in ad-
dition to said act and such
accounts being examined and
approved by the Board of County
Examiners attested copies of
the same are ordered to be
placed on file.

List of
Licenses
granted by
County
Commissioners
in A.D. 1869

The Clerk now presenting a
List of the Licenses granted by
the County Commissioners to In-
holders. Common Vicinallers and
Ferry men. during the year, A.
D. 1869. the same is ordered to
be placed on file.

Liquor
Agents in
Northampton
No 117.

Liquor Agencies in the Co-
munity of Hampshire certified to
the County Commissioners during
the year A.D. 1869. are as fol-
lows Viz:

| Agents. | Town. | Certificate Filed. |
|--|-------------|----------------------------|
| Oscar Edwards. | Northampton | |
| C B Kingsley | " | July 30 th 1869 |
| J C Parsons | " | " " " |
| Geo D Clark & Lewis | " | " " " |
| C Parsons of firm of Clark & Parsons. | " | " " " |

James Dineap. M.D. and Hen-
ry B. Stoddard. M.D. of the
Firm of Dineap and Stoddard Dec. Adj Tr
are appointed the Physicians and A.D. 1869
Surgeons for the Jail and House
of Correction in the County of
Hampshire for the year ensuing
at a salary of thirty seven
Dollars and fifty cents per
annum in said Dineap and
Stoddard to furnish all medi-
cines and medical attendance
required during said period.

Physician and
Surgeon for
Jail & H of Cor-
for ensuing
year.
No 118.

The County Commissioners
for the County of Hampshire
having viewed and carefully
examined through out the high-
way in Westhampton and North-
ampton in said County located
and ordered as appears of re-
cord at the meeting of the
County Commissioners holden as
aforesaid on the thirty first
day of December A.D. 1868.
upon the petition of Caleb Lord
and others and having found
the same well made, constructed
and completed, according to
the order of the Commissioners
hereon. the same is hereby ac-
cepted.

Acceptance
of H.W. in
Westhampton
& Northampton
No 119.

Commissioners
On this thirty first
day of December A.D. 1869.
It is ordered by the

Commissioners

Sec Adj. Tr.
1870
in 4th

County Commissioners that this meeting be now adjourned to Tuesday the fourth day of January next at ten of the clock A.M.

And the same was adjourned accordingly.

And on the fourth day of January A.D. 1870. the County Commissioners met according to adjournment.

Philo Chapin
Jals
Petition for
H. W. in
Granby-
No 56.

Whereas on the petition of Philo Chapin and 20 others presented to said Commissioners, at a meeting thereof, holden as aforesaid, on the third Tuesday of June A.D. 1869. representing and setting forth that the public convenience requires the location of a new highway in the town of Granby from a point on the highway near the store of Philo Chapin to a point near the house of Joseph Atkes. And further praying that so much of the old road as may not be needed, may be discontinued from the point near the house of Joseph Atkes. to the house of J. L. Poston in said town of Granby- as by said petition on file will appear.

The said Commissioners, deeming a view of the premises expedient, appointed Wednesday the twenty fifth day of August then next and ten o'clock in the forenoon at the house of Samuel

11. Took in said Granby. as
the time and place for viewing
the premises, and caused a copy Dec. Adj. Tr.
of said petition to be served up A. D. 1869.
on the Clerk of the town of Granby Jan 4th
being the town within which such
location was prayed for, thirty
days at least before the time
appointed for said view, and
also having caused copies of
said petition to be posted in
two public places in said town
and also having given notice
to all persons interested, by caus-
ing a like copy to be published
two weeks successively in the
"Northampton Gazette" a public
newspaper published in said
County. said posting and the
last publication of said copy
having been fourteen days at
least before the time appointed
for said view, and before said
view was had, said Commission-
ers gave notice in like manner
as described in the foregoing
notice of the petition, to all
persons interested, of the time
and place for commencing said
view. And on the said twenty
fifth day of August the Com-
missioners met at the time and
place appointed and pro-
ceeded to view the premises,
and having viewed the same
the further consideration thereof
was deferred till the next
regular meeting of the Com-
missioners held at Northampton
aforesaid on the first Tuesday
of September then next at

Dec. Adj. Tm
A. D. 1869
Jan. 4th

which meeting the parties were heard, and after the hearing said Commissioners proceeded to consider and adjudge upon the prayer of said petition, and after considering the same said Commissioners did adjudge that the public convenience and necessity required the Location of a new highway in said Granby as prayed for in said petition, and after adjudicating as aforesaid said Commissioners appointed Tuesday the twenty sixth day of October then next, and ten o'clock in the forenoon - at the Town Hall in said Granby as the time and place when and where they would meet and proceed to make said location and the said Commissioners having given notice of the adjudication and the time and place appointed for said location in the same manner as the notice and publication was given and made, and as is by law in such case made and provided, before proceeding to view (except publishing an abstract of said petition instead of a copy thereof) on the said twenty sixth day of October met and proceeded to locate and order said new highway as follows - to wit:

Commencing at a Stake marked N. W. C. No 1, standing N. 10° E. 1 1/2 rods from a post standing at the N. E. corner

Miss Elizabeth H. Ferry, and
 sisters door yard. and running
 thence S $73^{\circ} 10'$ E. 40 rods to
 stake No 2 thence same course
 8 rods to No 3. and land of
 Dolphin D. Chapin. thence same
 course 12 rods to No 4. thence
 same course 5 rods to No 5.
 and land of Luman Bartlett
 thence same course 10 rods to
 No 6. and land of Dolphin
 D. Chapin. thence same course
 2 rods to No 7. Same course
 6 rods to number 8. Same co-
 urse 6 rods to No 9. Same
 course 6 rods to No 10. Same
 course 6 rods to No 11. Same
 course 6 rods to No 12. Same course
 1 rod to land of Miss E. H.
 Ferry and sisters. same course
 5 rods to No 13. Same course
 6 rods to No 14. Same course
 6 rods to No 15. Same course
 6 rods to No 16. Same course
 5 rods. 16 L. to land of the
 town of Granby. Same course
 9 L. to No 17. Same course 6
 rods to No 18. Same course 4 r.
 4 L. to land of W. H. Stearns.
 Same course 1 rod. 21 L. to No 19.
 Same course 6 rods to No 20.
 thence S $60^{\circ} 20'$ E. six rods to
 No 21. same course 2 r. 6 links to
 No 22. and land of the First Con-
 gregational Society of Granby.
 Thence same course 5 rods to
 No 23. and the west side of the
 corner to road Westerly of Philo
 Chapin's home at a point S
 50° West. 7 rods 2.2 links from
 the N. E. corner of said Chapin's

Dec. Adj. Tⁿ
 A. D. 1864
 Jan 4th

Dec. 27th. 1869
A. B. 1869
Jan 4th

door yard wall. The road to be three rods wide to the land of said Society and 8 rods wide the E. side of the Common or said Society's land. The above described line is the center line of the location or highway.

All wood and timber standing on the land must be removed before April 1st A. D. 1870 and the road must be worked according to the accompanying Specifications, which is a part of this report and order, and must be completed to the acceptance of the County Commissioners, on or before the first day of September next.

The road passes over lands of Miss E. H. Terry and sister, and we award them for land damage and fencing the sum of Four Hundred and Fifty Dollars.

Over lands of Dolphin D. Chapin, and we award him for land damage and fencing the sum of Two Hundred and Eighty Dollars.

And we award Luman Bartlett for land damage and fencing the sum of Fifty Dollars, and.

To the town of Grawby for land damage and fencing the sum of Sixty Dollars, and

To H. B. Plains, for land damages and fencing the sum of Four Hundred Dollars.

P Smith Williams

E. C. Edwards & Son,
Main Street, Lowell, Mass.

Dec 10, 1864
P. M. 5 1/2

Specifications

The Building on Main Road,
being within the limits of the
City of Lowell, commencing at
State Street near the house of Miss
E. C. Kimball and sister and termi-
nating at State Street which
road is now under completion,
is a thorough and workmanlike
road, as follows:

Said road must be thoroughly
graded and cleared of all stones,
limps and roots, lying above
the grade line or Base of the
road. All suitable materials
for making a hard and per-
manent road, lying above
said grade line, must be re-
moved out of the traveled way,
or used in embankments
when placed as not to be
within 2 inches of the surface
of the road when finished.

When the subsoil is of a loam
or clayey character, a cov-
ering of at least 16 inches of
good gravel or some other good
material (the best that can be
provided in the vicinity) will
be required over the whole width
of 22 feet for the traveled part
of the road. When the subsoil
is sand, the said 22 feet, after
being indifferently graded, must
be uniformly covered over its
whole surface with a coat
of loam 16 inches thick after-
wards with a covering of

Dec. 11th. Fri.
C. F. B. 1869.
Barn 15th

riches of good gravel or some other
good material.

And road must be judiciously
crowned from the sides of the
traveled part thereof to its center
to the height of 18 inches, and
the traveled part must be work-
ed to the width of 22 feet ex-
cluding of ditches, and must be
worked in the center of and
parallel to its location, except
near its angles, which must
be so rounded as to make the
turnings as easy and gradual
as possible. In grading the road,
all unnecessary undulations must
be avoided, and in no instance
will an angle of ascent or de-
cent in the direction of the
road be allowed of greater mag-
nitude than is hereafter men-
tioned. The side ditches, when
they are necessary, must be made
entirely within the 22 feet
mentioned, and must not be
less than 18 inches wide and 6
inches deep, below the base of the
crown of the road. They must be
made parallel to the center-
line of the road, without un-
necessary curvatures in their di-
rection, and must gradually
descend towards the point of
discharge, with a smooth, even
bottom, so that no water can
permanently stand by the road-
side. Care must also be used
not to sink the side ditch to
a greater depth than 6 inches
below the center of the road,
on the sides of hills where the

road is made partly by exca-
vation and partly by the bank.
The excavation must be made nearly at
right angles, the sides of exca-
vations must be perpendicular where the
underlying is of a hard or rather
firm character. Where it is made
at an angle not exceeding
forty five degrees, when the ma-
terial is loose gravel or sand, the
angle must not exceed thirty
degrees. The feet slope to one
foot rise. Said road must be
straight and substantially paved.
Where railing is necessary for the
safety and convenience of the
traveler, with straight chestnut
posts not less than 6 inches in
diameter in any part which
must be firmly joined or spliced
together, and securely fastened
with iron bolts to rocks or chest-
nut posts two feet high above the
face of the road. The posts not
less than 8 inches in diameter
in any part, and the stones
not less than 18 inches in di-
ameter at their base, and not
more than 10 feet distant from
each other from center to center,
or a range of rocks two and
one half feet high above the
face of the road, and eight-
een inches in diameter at the
base, and not more than eight-
teen inches apart, may be sub-
stituted for the wooden rail-
ing as a road. All supports
or railings or stones substituted
therefor must be placed with

Sec. 4. 75
F. 8. 1769.

Spec. Rev. Com.
Oct. 20th 1869
Jan 20th

their exterior or insides at least 12 inches from the edge of the embankment without in any way interfering with or obstructing the 22 feet aforesaid for the traveled part of the road. When the sides of the embankment are secured by substantial well laid stone wall, the road need not be worked to a greater width than 24 feet on top, to furnish a firm support of two feet for the railing aforesaid, and leave 22 feet clear of all obstruction for the traveled part of the road.

All necessary sluiceways must be built with good, well laid, straight stone abutments, two feet apart and 18 inches high, and covered with substantial flag stones, and a covering of 8 inches of gravel or other good material, and a crown of eight inches in addition, without in any way interfering with the grade of the road as hereafter described. All bridges, with a span of more than 5 feet, may be covered with good chestnut or Oak, 3 inch plank, and must be built with good well laid stone abutments, and railed to the height of 3 feet, and to the width of 22 feet between railings, clear of obstruction. Small bridges, when covered with plank must have a continuous range of flat stones, firmly imbedded upon each side of the bridge to secure the edges of

the ground upon which the
buildings are situated has
been built a 2 foot wide, and
crossed at right angles with the
road. These must
be used in front of any dwelling
house or other building to be used
as passage-ways to or from said
buildings, clear and unobstructed
and thus as to do as little dam-
age to the convenience of each
building as may be. All fruit
or shade trees, planted and
reared within the location of
said road, which do not in-
terfere with or obstruct the
building of the same, or endan-
ger the safety of the traveler,
must be left uninjured.

The grade pins are all placed
in the center of the location,
and are driven down to near
the surface of the earth and the
tops of such grade pins are
the points of measurement
for ascertaining the amount
of excavation or embankment
or finding the grade line of
the road, and the crowning
of it inches, required by these
specifications, is in all cases
to be considered as placed on
or above said grade line. The
grade pins mentioned in the
following description, as num-
bered, have a stake driven in
the side of them, bearing the
number, also a corresponding
stake opposite on both sides
of the location, bearing the same
number. The measurements

Rec. Adj. Tr.
S. D. 1869
Jan 1st

Dec. 7th 1869.
A.D. 1869.
From 1 to 2

is given in feet and decimal parts of a foot, and said grading is as follows. viz:

From No 1. to No 2. the road must be brought to uniform grade. No 2. to No 4. Uniform grade. No 4. to No 7. uniform grade. No 7. to No 14. the road must be brought to uniform grade on an angle of ascent of $2\frac{1}{2}^{\circ}$ requiring a cut at No 14. of $2\frac{3}{4}$ feet. From No 14. to No 16. Uniform grade, on an angle of $0^{\circ} 40'$ ascent.

From No 16. to No 19. uniform grade, of 3° ascent, requiring a cut at No 19. of $\frac{1}{2}$ feet.

From No 19. to No 22. Uniform grade.

Between No 3 and No 4. a sluice must be built 3 ft wide 4 feet high, with abutments made of good quarry stone and covered with substantial flag stone not less than six inches in thickness. Between No 12. and No 13. a sluice of same dimension and construction must be made.

At No 17. a passage way for cattle must be made 5 feet high and 5 feet wide, and also a cattle way must be built 5 feet wide, and 5 feet high, between No 7 and No 8. Both of which cattle ways, must be made with good stone abutments not less than eighteen inches thick and covered with oak or chestnut planks not less than three inches in

1869

County Commission
Ex. Comm. & Comm.
Public Highway Commission

Dec. 4th, 1869
1869

The foregoing report having been read and carefully considered, it is now ordered by the County Commission that the same be accepted and recorded and that the highway there indicated and described, be constructed and completed, and the same shall have been accepted by said Commission after known and published as a public highway.

The County Commission having prepared and made up their estimates of taxes for all County charges and debts for the ensuing year of A.D. 1870 - including the repairs of County buildings and amounting in all to the sum of Three Thousand Dollars - as follows -

County Estimates
for
A.D. 1870
Page 51

| | |
|---|---------|
| Installment on County Debt | \$ 1000 |
| Interest on County Debt & temporary loans | 2600 |
| Jail and House of Correction | 7000 |
| Printing and advertising | 600 |
| Serving Road Notices | 75 |
| Commitments to Hospitals | 40 |
| Exp for Court House | 50 |
| Repairs of Public Buildings | 300 |
| Stationery | 200 |
| Land Damages | 2500 |

Dec. Adi. Tr.
A.D. 1869
Jan 4th

| | | |
|-------------------------------|---------|----|
| Law Library | \$ 300 | |
| Crown and Fri. Inquests | 150 | |
| Jurors | 6000 | |
| Criminal Costs | 7000 | |
| Constables, serving. Service | 375 | |
| Insurance of County Buildings | 450 | |
| Messenger of Court | 600 | |
| Clerk of Court | 450 | |
| Sheriffs Salary | 1100 | |
| Deputy Sheriffs | 680 | |
| Treasurers Salary | 800 | |
| Commissioners Salary | 1200 | |
| County Examiners | 30 | |
| Fuel for Court House | 300 | |
| Refunding temporary loan | 1000 | |
| Miscellaneous | 780 | 28 |
| Amounting to | \$35330 | 28 |

Estimate of Receipts for same period.

| | | |
|----------------------|---------|----|
| Balance from 1869 | \$ 4828 | |
| Fines and Costs | 1500 | |
| Licenses of Peddlers | 132 | |
| Labor of Prisoners | 300 | |
| Rents | 50 | |
| Amounting to | \$ 2330 | 28 |
| County tax necessary | \$33000 | |

(Signed) Henry J. Gere. County Treasurer.

" Smith Williams } County
" E. A. Edwards. }
" Martin Hayer. } Commissioners

The same being approved by the County Commissioners, are ordered to be recorded and that a fair copy thereof with a statement of the amount of borrowed money due from the

to be in the line of making
and to be made with the Treasur-
er account is sealed up and
submitted to the Clerk of the
Office of the Secretary of the
Commonwealth on or before the
first day of February next.

Dec. Ad. 2nd
A.D. 1869
Jan 4th

The County Treasurer (now
possessing his certificate of mon-
ey borrowed and owing by the
County of Hampshire on the 31st
day of December, A.D. 1869,
amounting in all to the sum
of Thirty three thousand, Dollars.
It is now ordered that the
same be placed on file and that
the Clerk transmit a copy
hereof to the Secretary of the
Commonwealth on or before the
first day of February next.

Co. Treasurer
Certificate
of indebtedness of
Hampshire Co.
Dec 31st
A.D. 1869
No 31.

The County Commissioners,
having audited and settled
the accounts of the County with
the County Treasurer, find his
receipts for A.D. 1869, to amount
to the sum of Fifty four thousand
six hundred and ninety four
Dollars and Twenty four cents.
And his disbursements amount
to the sum of Fifty four thousand
and six hundred and Forty
six Dollars and Ninety six
cents and Balance in County
Treasurer December 31st A.D.
1869 to be Forty eight Dol

Certificate
of
County
Treasurer
for
A.D. 1869
No 122.
to be
in file

Dec. Adj. Tm.
A. D. 1869
Jan 4th

cars and Twenty eight cents.
And the Voucher of said County
Treasurer having been examined
and found correct the account
of said Treasurer is approved
and allowed and the same is
ordered to be placed on file.

County
Buildings
Insurance of
for ensuing
year.
No 123.

It is ordered by the County
Commissioners that the County
Treasurer cause the County Build-
ings to be insured against loss
by fire for the year ensuing and
for the sum of Fifty two thousand
Dollars as follows: viz:

Twenty five thousand Dollars
on the Court House and at the
rate of three fourths of one per
cent per annum and Twenty
seven thousand Dollars on the
Jail and House of Correction at
the rate of one per cent per
annum.

Also that he cause the Law
Library and furniture of the Court
House to be insured for the
amount of Two thousand Dol-
lars and at the rate of three
fourths of one per cent per
annum.

Rules
for
H. of Cor.
No 124.

Ordered that the following
rules be and are hereby establish-
ed for employing, reforming,
governing and dismissing the
persons committed to the House
of Correction in Northampton.

in the morning of the morning, said
rules to be in force while
they are in order.

Dec. Adj. Term
A.D. 1869
Jan 2nd

Article 1st. Prisoners shall
make no unnecessary noise, use
no obscene or obscene language,
nor speak or communicate with
each other in any manner, nor
speak to any person except
their counsel before trial, or
the officer connected with the
prison, unless it be with the leave
of the keeper or person in charge
of their work at the time. Nor
shall they send or receive any
letter until the same has
been read by the keeper, nor
send or receive any article
until the same has been ex-
amined by the keeper.

Rule 2nd

Article 1st. Prisoners will rise in
the morning when the first bell
rings. They will sweep and dust
their cells, make their beds in
a neat and orderly manner,
and not use them before night
without permission of the
keeper.

Article 2nd. After putting
their cells in order, they will
place themselves at the doors
in readiness to go and empty
their buckets as soon as
their doors are unlocked. When
the buckets are discharged, and
returned to the cells, the
prisoners will wash themselves
from in line, proceed in order
to the ration table, take their
breakfast, carry it to their

Dec. Adj. Tm
U. S. D. 1869
Jan. 4th

several cells, close the door and not open it without leave of the keeper.

Article 2^d. When the second bell rings the cell doors will be opened and the prisoners will form in line facing the officers, and will proceed in order, with their arms folded, to the work-shops.

Rule 3.

Article 1st. While in the shops the prisoners will perform such part of the labor and in such places as the overseer or other officer in charge of the shop, at the time shall direct. They will also be diligent, at labor and not gaze about the shop.

Article 2nd. When the bell rings for dinner the prisoners will stop work, wash themselves, form in line, proceed in order to the ration table, take their dinner, rejoin to their cells, close the door, and not open it without leave of the keeper.

Article 3^d. At one o'clock when the bell rings the cell doors will be opened, and the prisoners will go to the work-shops in the same order as in the morning.

Rule 4.

Article 1st. When the bell rings for supper the prisoners will proceed to wash themselves, form in line, procure their supper, and go to their cells for the night.

Article 1st. When the prisoners are too small to work, they will inform the overseer, who will make report to the keeper and upon permission of said keeper they will be allowed to remain in their cells until the keeper or physician shall order otherwise.

Article 2nd. The sick shall be attended by the physician in their cells, unless he shall certify to the keeper, in writing, that their recovery to health requires their removal to the hospital.

Article 3rd. Every prisoner shall bathe at least once in each week, unless the keeper or physician shall otherwise direct, and it shall be done at such time and in such manner as the keeper shall order.

Article 4th. All able bodied convicts shall be kept constantly at work during the ordinary hours of work on week days, except on National or State Thanksgiving, Fasts, and Holidays.

Article 5th. Prisoners are not allowed to mark or deface the walls, furniture, or books, or to spit in any place but the spittoon, or lie on the bed with their boots or shoes on.

Rule 6 -

Article 1st. All prisoners must attend religious services.

Dec. Adm. Jan.
A.D. 1861
Gowitt

Dec. Adi. 5^m
A.D. 1869
Jan 2nd

cell on the Sabbath unless excused
by the keeper. All books taken from
the Library must be returned on
the Sabbath following.

Rule 7-

Article 1st. Every prisoner, for
any damage done purposely to
the prison, prison cells, furniture,
bedding, library books, or article
of property upon which they
work, will be punished by solita-
ry confinement.

Article 2nd. Any prisoner
wasting or making improper
use of his food, or water, the
keeper may deprive him of one
day's rations, or punish him
otherwise at discretion.

Article 3rd. The washing, mow-
ing and mending of the pris-
oners' clothes shall be done by
the prisoners under the care
of the matron, also all sewing.

Article 4th. The lights in
the cells may be regulated by
the keeper.

Rule 8-

Article 1st. Hereafter new
clothing will not be allowed to
prisoners at the time of their dis-
charge, unless by special permis-
sion of one of the commissioners.

Article 2nd. No additions
to the rations of prisoners is to
be allowed.

Article 3rd. No prisoner will
be allowed to use tobacco either
in the workshop or in any other
apartment of the prison, unless
strict attention is paid to
cleanliness.

Article 1st. The whole conduct
of the prisoners must be orderly
and must be in strict obedience
to the rules for the government
of the prison.

Dec. Adj. 4th
1869
Jan 4th

Rule 9-

Article 1st. When for any cause
the prison cells cannot be prop-
erly lighted and warmed, during
the times allotted for meals and
for reading or instruction, the
prisoners may be allowed to
occupy the area adjoining
such cells, provided they are
under the personal care and
surveillance of the keeper or his
deputy and are in all respects
obedient to the rules establish-
ed for their conduct and be-
haviour. But at eight o'clock
P.M. all prisoners must go
to their cells for the night.

Rule 10-

Article 1st. The punishment
for the violation of any of the
above rules (unless specially
excepted) will be confinement
in the charge as provided
by law.

Article 2nd. Each prisoner
must carefully post up and
preserve a copy of the fore-
going rules in his cell.

Smith William.
Elisha A Edwards } County
Justin Thayer. } Commissioners

Dec. Adj. Tr.
A. D. 1869
Jan 4th

R Williams
Certificate of
Election etc
as County
Commissioner
No 125.

On this fourth day of January
A. D. 1870. R Smith Williams Esquire
of Hadley in the County of Hamp-
shire presented the Certificate of
his having been duly elected as
one of the County Commissioners
for said County for the ensuing
term of three years and having
taken and subscribed the oaths
of Office by law prescribed, took
his place at the Board of County
Commissioners, and the certificate
of such election and qualifica-
tions are ordered to be placed
on file.

C Commissioners
election of
Chairman.
No 126.

On this fourth day of Jan-
uary A. D. 1870.

The County
Commissioners proceeded to the
election by ballot of a Chairman
for the ensuing year.

The whole number of ballots
cast was three of which Elisha
A. Edwards Esquire of Southamp-
ton had two and he is thereupon
declared to be duly elected as
the Chairman of the Board of
County Commissioners for the ensu-
ing year.

Inspector
of
Jail & House of Cor
No 127.

Elisha A. Edwards, R Smith
Williams, and Justin Thayer
Esquires. members of the Board
are appointed to be Inspectors of
the Jail and House of Correction
in the County of Hampshire for

the ensuing year.

Dec. Adj. Tr.
A.D. 1869.
Jan 4th

The County Commissioners on
the fifth day of January A.D.
1870 appoint Daniel Kingsley,
John Egan, and W. F. Hickland
all of Northampton in said County
to be overseers of the House of
Correction in the County of
Hampshire for the ensuing year.

Overseers
of
H of Cor'
No 128.

Ordered that the Clerk draw
a warrant on the County Treasurer
for the payment of Land Dam-
ages allowed to the persons here-
after named on account of the
location of certain alterations of
a highway in the towns of West-
hampton and Northampton on
the petition of Caleb Lord and
others as appears of record at
the December meeting of said
Commissioners. A.D. 1868.

Land Damages
allowed.
No 129.

Samuel Day. \$100.

James Ellsworth. 40.

Day Brothers 25.

Amounting in all to the sum
of One Hundred and Sixty
five Dollars.

Summary Bills against the
County are now presented, exam-
ined and allowed, and the
same amounting in all to the
sum of Five Hundred and

Summary
Bills.
No 130.

Dec. Adj. Tr.
A.D. 1869.
Jan 4th

Seven by Two Dollars and Twenty-three cents are ordered to be paid out of the Com by Treasury to wit:

| | | |
|--|-----|----|
| 1. Bridgman & Childs. Stationery etc | 243 | 10 |
| 2. A.B. Hensley & Co. Store & tin ware. | 184 | 51 |
| 3. Daniel Kingsley. Overseer. Ho of Cr. 1869 | 25 | 00 |
| 4. Luke Lyman. " " " " " | 25 | 00 |
| 5. Saml. & F. Lyman. J. Prob. Com. to Lunatic Hosp | 22 | 00 |
| 6. W.C. Prentice. Glazier | | 87 |
| 7. W. Strickland. Overseer. Ho of Cr. 1869 | 25 | 00 |
| 8. Son M. Williams. services as surveyor | 27 | 00 |
| 9. Amel Wright for services as Grover | 18 | 75 |
| Amounting in all to the sum of \$ | 572 | 23 |

And warrant issued to Com by Treasurer accordingly January 6th A.D. 1870.

Wampohri. S.S.

On this fifth day of January. A.D. 1870.

Adjournment

It is ordered by the Com by Commissioners here that all matters finished and completed be recorded by the Clerk. That all matters unfinished stand continued to the next regular meeting of the Commissioners to be holden as aforesaid. And that this meeting be now adjourned without day.

And the same was adjourned accordingly-

Attest

Wm. Strickland Clerk

Handwritten notes in the top right corner, possibly a date or page reference.

Main body of handwritten text, appearing to be a list or series of entries, possibly related to a survey or inventory. The text is faint and difficult to decipher.

auteratis

Handwritten text in cursive script, spanning approximately 25 lines. The text is written in dark ink on aged, slightly yellowed paper. The handwriting is fluid and characteristic of the 18th or 19th century. The content appears to be a letter or a formal document, with various words and phrases written in a consistent style. The text is mostly contained within a rectangular border, with some lines extending slightly beyond the edges.

Handwritten text in cursive script, spanning approximately 25 lines. The text is written in dark ink on aged, slightly yellowed paper. The handwriting is fluid and characteristic of the 18th or 19th century. The content appears to be a letter or a formal document, with various words and phrases written in a consistent style. The text is mostly contained within a rectangular border, with some lines extending slightly beyond the edges.

Handwritten text in cursive script, spanning approximately 10 lines. The text is written in dark ink on aged, slightly yellowed paper. The handwriting is fluid and characteristic of the 18th or 19th century. The content appears to be a letter or a formal document, with various words and phrases written in a consistent style. The text is mostly contained within a rectangular border, with some lines extending slightly beyond the edges.

Handwritten text in cursive script, spanning approximately 10 lines. The text is written in dark ink on aged, slightly yellowed paper. The handwriting is fluid and characteristic of the 18th or 19th century. The content appears to be a letter or a formal document, with various words and phrases written in a consistent style. The text is mostly contained within a rectangular border, with some lines extending slightly beyond the edges.

same course 22 1/2 to No 38; same course North-West corner of the center of the county road lead-
 A.D. 1870, by line Northampton to Chesterfield.

At stake No 2 the road is laid 3 rods wide and from No 2 to No 38 the road is laid 3 rod. wide and the above described line is the center line and stakes are also set on each side of the highway; North of No 2 the road is laid 3 rod. wide East from the line as run and 1 1/2 rods West from said line making 4 1/2 rods on the south side of the old highway.

The road must be completed according to the accompanying specifications which are a part of this report and order and must be completed to the acceptance of the County Commissioners on or before the first day of September A.D. 1870.

The road crosses over lands of the following named persons and an award for said damages is as follows;

| | |
|------------------|-----------|
| Myron Day | \$ 515.75 |
| Jonathan Day | 225. |
| Thos. F. Bradley | 136.25 |
| Wm. Bartlett | 250. |
| Geo. Todd | 100. |
| Charles Freeman | 212. |
| Edwin Allen | 150. |

Charles Justin Thayer one of the commissioners being a resident of Northampton which said town and highway is located, Special Commissioner Jonathan Graves acted in his stead.

| | |
|-------------------|------------------------|
| P. Smith Williams | } County Commissioners |
| E. N. Edwards | |
| Jonathan Graves. | |

Specified

for building a new road lying within the limits of the town of Northampton, commencing at stake No 1 in the village of Acorn and ending at stake No 38 on the

building is now in. The front of
 foundation is at least 6 feet apart within
 9.2. 1870. The location of such road section do
 not interfere with or obstruct the build-
 ing of the same, or endanger the safety
 of the structure must be left unaltered.
 The grade lines are well marked in
 the center of the location, and are well
 in line with the surface of the earth.
 The grade lines of such road section are
 well marked by a convenient for ascertaining
 the height of elevation or depression of
 or finding the grade line of the road,
 with the accuracy of 18 inches required by
 these specifications. It is not necessary to be
 provided with a line on or above each grade
 line. The grade lines mentioned in
 the following description are numbered
 from a stake driven by the side of them
 bearing the number, the corresponding stakes
 opposite on each side of the location bear-
 ing the same number. The advance-
 ment is given in feet and decimal parts
 of a foot, and said grading is as follows viz.
 From No 2 to No 1.5 feet and makes
 the grade uniform from No 2 to No 2.
 From No 2 to No 5 uniform grade.
 From No 5 to No 6 uniform grade.
 From No 6 to No 8 uniform grade.
 From No 8 to No 9 uniform grade.
 From No 9 to No 10 uniform grade; at
 No 9 feet 8 feet to a grade mark cut on an
 ash tree and makes the grade uniform from
 No 10 to No 12.
 From No 12 to No 15 uniform grade;
 From No 15 to No 17 uniform grade;
 From No 17 to No 18 uniform grade;
 From No 18 to No 19 uniform grade;
 From No 19 to No 20 uniform grade;
 From No 20 to No 25 uniform grade;
 From No 25 to No 26 uniform grade;

between No 20 and No 21 uniform grade;
between No 21 and No 22 uniform grade; *Heart shape*
between No 22 and No 23 uniform grade; *at No 23/0*
between No 23 and No 24 uniform
grade. Between No 24 and No 25
a dam or stone culvert must be made to
get over and six feet high to the bottom
of the river. Between No 25 and No 26 a
bridge must be built of 10 feet span or wider and
constructed as the selectmen
may determine. Between No 26 and No 27 a
bridge must be built 10 feet wide and 3 feet high.
Between No 27 and No 28 a sluice;
at No 22 a bridge must be built 36
feet long of such material and construc-
tion as the selectmen shall direct. Be-
tween No 24 and No 25 a sluice must be
built 3 feet wide and 3 feet high. Be-
tween No 28 and No 29 a sluice. At No
22 a bridge must be built 36 feet long
and constructed as the
selectmen shall direct. Between No 29
and No 30 a bridge must be built 10
feet wide. At No 30 a bridge must be
built 3 feet wide; at No 33 a culvert
must be built of stone 3 feet wide and
3 feet high. Between No 33 and No
34 a bridge must be built 3 feet wide.
Between No 34 and No 35 and between
No 35 and No 36 sluices must be built of
stone 3 feet wide and 4 feet high; be-
tween No 36 and No 38 a bridge must be
built of 10 feet span or wider. All sluices
must be built of good quarry stone and
filled with good substantial quarry stone
not less than eight inches in thickness.

P. Smith (Chairman)
L. A. () } Commissioners.
The foregoing report has been read

March 8th 1870
 27. 2. 1870.

and in approaching thereto, and that they
 are unable to agree with said Morse
 for the same, and for the parcel and
 things; that the land so required for
 such purposes consists of two parcels and
 is described as follows viz.

One of which piece of land situated
 in the Town of Ware enclosed and descri-
 bed as follows: beginning at a point on the
 easterly side of a highway known as
 East Street at a point on said highway
 distant fifty feet Northwesterly from said
 E. R. center line; thence along said highway
 N. 64° W 190 feet to the southeasterly
 bounds of a piece of land laid out and
 shown by the Town of Ware for a highway;
 thence S. 31° W along the bounds of said
 highway 240 feet to the lands of William Hyde;
 thence along said Hyde land 16 feet to
 a point distant four and one half rods
 at right angles Northwesterly from said E.
 R. center line; and thence Northwesterly
 bounded to said center line and distant
 two and one half rods the space about 380
 feet to East Street at the place of begin-
 ning, containing 40,000 sq. ft. or there-
 about or less.

And also that
 piece of land situate in said Town of
 Ware, bounded as follows viz, beginning
 at a point in the easterly line of the
 lands of William Hyde, distant two
 and one half rods at right angles South-
 westerly from said center line; thence on a
 said center line about 60 feet to the
 Westerly corner of a highway known as
 Chapel Street; thence Northwesterly to
 said Street at the same rods and
 thence about 120 feet to a point distant
 two and one half rods southerly at right
 angles from said William Hyde center line;
 thence Northwesterly parallel to said

Feb 24th

1854

Feb 24th

The first of the month was a very fine day, and the weather was very pleasant. The wind was from the north, and the sun was shining brightly. The water was very calm, and the boats were moving very fast. The people were very happy, and the children were playing very well. The day was very successful, and the people were very satisfied.

The second of the month was a very fine day, and the weather was very pleasant. The wind was from the north, and the sun was shining brightly. The water was very calm, and the boats were moving very fast. The people were very happy, and the children were playing very well. The day was very successful, and the people were very satisfied.

Feb 26th The weather was very fine, and the sun was shining brightly. The wind was from the north, and the water was very calm. The boats were moving very fast, and the people were very happy. The children were playing very well, and the day was very successful. The people were very satisfied, and the day was very pleasant.

The weather was very fine, and the sun was shining brightly. The wind was from the north, and the water was very calm. The boats were moving very fast, and the people were very happy. The children were playing very well, and the day was very successful. The people were very satisfied, and the day was very pleasant.

The first part of the paper is devoted to a general
discussion of the various methods of determining the
velocity of light. It is shown that the most accurate
method is that of measuring the time taken for light
to travel a known distance.

The second part of the paper is devoted to a
discussion of the various methods of determining the
refractive index of a substance. It is shown that the
most accurate method is that of measuring the
angle of refraction of a ray of light passing from
air into the substance. It is also shown that the
velocity of light in a substance is equal to the
velocity of light in air divided by the refractive
index of the substance.

The third part of the paper is devoted to a
discussion of the various methods of determining the
wavelength of a ray of light. It is shown that the
most accurate method is that of measuring the
distance between two consecutive maxima or minima
in a diffraction pattern. It is also shown that the
wavelength of a ray of light is equal to the
velocity of light divided by the frequency of the
light.

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... I am further of opinion that the
... that ...
... and he is hereby licensed
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... the ... to April
... but without ... or authority
to sell any intoxicating liquors.

No. 55. The application of Henry Lewis of
Huntington in the County of Hampshire that
he may be licensed to sell liquors at Hay
market, ... the intention of said William, ...
... the ... of approbation.
The County Commissioners upon consid-
eration of the matter are of opinion that the
public good requires that said Henry Lewis
should be licensed, and he is hereby licensed
as an ... to receive that employment
from and after the ... to April 4, 1871.
But without ... authority to sell
any intoxicating liquors.

No. 56. The application of Jacob H. ...
... that he may be licensed as
... at said ... the
... of said ... granted him
the ... of approbation.

The County Commissioners upon
consideration of the matter are of opinion
that the public good requires that said
Jacob H. ... should be licensed and he
is hereby licensed as an ... to receive
that employment at ... from
and after the ... to April 4, 1871. But
without ... authority to sell and
intoxicating liquors.

After the petition of King & Smith
 was read & considered in the County of Hampshire
 April 5th 1871, saying that they saw no reason why
 it should be so, and that they
 were the Connecticut River between the
 County of Hampshire and South Hadley
 County in said County.

The County Commissioners upon
 consideration of the matter are of opinion
 that the land is not required that said
 land should be maintained, and the
 said George & Smith being given lead
 to the approval and acceptance of the
 County Commissioners as the within par-
 ticulars of the date on said Township
 was so far as that the said Geo. S. Smith
 is named, and he is hereby licensed to
 cut said land from and after the
 1st day of April to the 1st of April 1871, subject
 to the approval of said Commissioners, to
 make the same and to be paid in full

And the same was assigned accordingly.

And on this 1st day of April
 1871, it is ordered by the County
 Commissioners that the within be ad-
 justed to the 1st day of April
 next at the place in the present

And the same was assigned accordingly.

And on this 1st day of April
 the County Commissioners met according to
 adjournment.

1. *Chrys. (H. t. r. v. p.)*

London 18th March 1844

My dear Sir,
I have the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the petition of the London and North Western Railway Company, and in reply to inform you that the same has been forwarded to the proper authorities for their consideration.

I have also the honor to inform you that the petition of the London and North Western Railway Company, in relation to the petition of the London and North Western Railway Company, has been forwarded to the proper authorities for their consideration.

It is also to be observed that the petition of the London and North Western Railway Company, in relation to the petition of the London and North Western Railway Company, has been forwarded to the proper authorities for their consideration.

I am, Sir, very respectfully,
Your obedient servant,
J. H. St. John

Handwritten text in a cursive script, likely a letter or a page from a manuscript. The text is written in dark ink on aged, slightly yellowed paper. The handwriting is fluid and somewhat slanted, characteristic of 18th or 19th-century cursive. The text is arranged in several lines, with some words appearing to be underlined or emphasized. The overall appearance is that of a historical document.

Handwritten text in a cursive script, continuing from the top section. The text is written in dark ink on aged, slightly yellowed paper. The handwriting is fluid and somewhat slanted, characteristic of 18th or 19th-century cursive. The text is arranged in several lines, with some words appearing to be underlined or emphasized. The overall appearance is that of a historical document.

11
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Handwritten text, likely a letter or document, covering the upper two-thirds of the page. The script is cursive and somewhat faded.

Handwritten text, likely a letter or document, covering the lower third of the page. The script is cursive and somewhat faded.

100

Spizella breweri Vie. &

[Faint handwritten text, likely bleed-through from the reverse side of the page. The text is mostly illegible due to fading.]

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| | Debit | Amount | 1870 | Debit | Amount |
|--|-------|----------|------|-------|--------|
| | 450 | 1,360.45 | 190 | 2933 | 00 |
| | 444 | 1,108.59 | 127 | 1910 | 21 |
| | 218 | 2,219.00 | 113 | 446 | 76 |
| | 253 | 342.54 | 41 | 616 | 68 |
| | 497 | 1,700.34 | 170 | 2556 | 91 |
| | 240 | 610.64 | 64 | 962 | 63 |
| | 77 | 152.79 | 18 | 270 | 74 |
| | 232 | 470.12 | 32 | 752 | 13 |
| | 162 | 261.41 | 30 | 451 | 23 |
| | 535 | 1,274.62 | 136 | 2045 | 58 |
| | 677 | 1,442.69 | 142 | 2135 | 82 |
| | 263 | 404.39 | 58 | 771 | 97 |
| | 177 | 351.88 | 39 | 386 | 60 |
| | 1689 | 4,779.96 | 495 | 7400 | 18 |
| | 110 | 197.45 | 25 | 870 | 03 |
| | 171 | 254.09 | 20 | 436 | 19 |
| | 149 | 221.71 | 26 | 391 | 00 |
| | 258 | 502.44 | 56 | 41 | 30 |
| | 502 | 1103.49 | 119 | 1759 | 59 |
| | 729 | 1206.57 | 148 | 2226 | 07 |
| | 136 | 291.34 | 31 | 466 | 27 |
| | 431 | 1055.93 | 117 | 1759 | 80 |
| | 230 | 409.65 | 46 | 691 | 89 |
| | 8927 | 20570.99 | 2194 | 33000 | 00 |

For the year ending Dec 31 1870.

Cash on hand

Cash on hand Dec 31 1870

It is hereby certified that the

list of names of the members of the

association is correct and complete

as far as the names of the members are concerned

and that the same is true of the names of the

J. M. Stinson Clerk

11. 11. 11.

11. 11. 11.

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11. 11. 11.

11. 11. 11.

[Faint, illegible handwritten text, likely bleed-through from the reverse side of the page.]

145
The following is a list of the names of the persons who have been admitted to the membership of the Society since the last meeting. It is not required that the names of the persons who have been admitted should be given in the order in which they were admitted.

Admitted to membership. } County
Admitted to membership. } District
Admitted to membership. }

The following is a list of the names of the persons who have been admitted to the membership of the Society since the last meeting. It is not required that the names of the persons who have been admitted should be given in the order in which they were admitted.

The following is a list of the names of the persons who have been admitted to the membership of the Society since the last meeting. It is not required that the names of the persons who have been admitted should be given in the order in which they were admitted.

The following is a list of the names of the persons who have been admitted to the membership of the Society since the last meeting. It is not required that the names of the persons who have been admitted should be given in the order in which they were admitted.

$$f_1' = f_1$$

Handwritten text in the upper section of the page, consisting of several lines of cursive script. The text is mostly illegible due to fading and bleed-through from the reverse side. A large, stylized opening parenthesis '(' is visible near the top center of this section.

Handwritten text in the lower section of the page, separated from the upper section by a horizontal line. This section also contains several lines of cursive script, which are largely illegible. Some faint, larger characters or words are visible, possibly including 'a' and 'no'.

Handwritten text, likely a letter or document, written in cursive script. The text is faint and spans the entire page, appearing to be a continuous paragraph or series of lines. The handwriting is fluid and characteristic of the 18th or 19th century. The page is aged and shows signs of wear, including discoloration and some ink bleed-through from the reverse side.

The first part of the paper is devoted to a general
 consideration of the subject, and to a statement of the
 objects of the present investigation.

The second part of the paper is devoted to a
 detailed description of the apparatus and the
 method of observation.

The third part of the paper is devoted to a
 discussion of the results of the observations.

The fourth part of the paper is devoted to a
 summary of the results of the observations, and to a
 statement of the conclusions to which they lead.

The fifth part of the paper is devoted to a
 discussion of the results of the observations, and to a
 statement of the conclusions to which they lead.

1. 2. 3.

\int

the first of these is a small, light
 colored, and very soft, and is the
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1. 2. 3. 4. 5.

Handwritten text, likely a letter or document, written in cursive script. The text is extremely faint and illegible due to fading or poor reproduction quality. It appears to be a single continuous paragraph or a series of lines of text.

714

I have the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the above named matter. I have the honor to inform you that the same has been forwarded to the proper authorities for their consideration.

I am, Sir, very respectfully,
Your obedient servant,
J. B. Smith

I have the honor to inform you that the same has been forwarded to the proper authorities for their consideration. I am, Sir, very respectfully,
Your obedient servant,
J. B. Smith

I have the honor to inform you that the same has been forwarded to the proper authorities for their consideration. I am, Sir, very respectfully,
Your obedient servant,
J. B. Smith

I have the honor to inform you that the same has been forwarded to the proper authorities for their consideration. I am, Sir, very respectfully,
Your obedient servant,
J. B. Smith

I have the honor to inform you that the same has been forwarded to the proper authorities for their consideration. I am, Sir, very respectfully,
Your obedient servant,
J. B. Smith

July

The first of the month was a very fine day, with a light breeze from the west, and a few clouds in the sky. The temperature was about 70 degrees Fahrenheit. The wind was very light, and the sea was calm. The sun was shining brightly, and the water was very clear. The birds were singing, and the fish were jumping. The day was very pleasant, and we enjoyed it very much. We went for a walk on the beach, and saw many beautiful shells. The children were very happy, and played for hours. We also had a picnic on the grass. The food was very good, and we ate it all up. The day was a very successful one, and we all enjoyed it very much.

After a very pleasant day, we went to bed. The night was very quiet, and we all slept well. The morning was very bright, and the sun was shining. We went for a walk on the beach, and saw many beautiful shells. The children were very happy, and played for hours. We also had a picnic on the grass. The food was very good, and we ate it all up. The day was a very successful one, and we all enjoyed it very much.

111

The first of these is the County Commission, which is the highest authority in the county. It is composed of three members, who are elected by the people for a term of four years. The Commission has the honor of the county, and is responsible for the general administration of the county. It has the power to levy taxes, to borrow money, and to make contracts. It also has the power to appoint and remove the other officers of the county.

The second of these is the County Court, which is the highest judicial authority in the county. It is composed of three judges, who are elected by the people for a term of four years. The Court has the power to try all cases in the county, and to make the final decision in all cases. It also has the power to issue writs, and to make rules for the practice of the courts.

The third of these is the County Clerk, who is the chief administrative officer of the county. He is elected by the people for a term of four years. The Clerk has the power to receive and disburse the county funds, to keep the records of the county, and to perform all other duties which may be assigned to him.

The fourth of these is the County Sheriff, who is the chief law enforcement officer of the county. He is elected by the people for a term of four years. The Sheriff has the power to execute the writs of the Court, to keep the peace, and to perform all other duties which may be assigned to him.

The fifth of these is the County Treasurer, who is the chief financial officer of the county. He is elected by the people for a term of four years. The Treasurer has the power to receive and disburse the county funds, to keep the accounts of the county, and to perform all other duties which may be assigned to him.

| | | |
|-------------------|---|----------------------|
| County Commission | } | County Commissioners |
| County Court | | Special Council |
| County Clerk | | Commissioners |

The County Commission is the highest authority in the county. It is composed of three members, who are elected by the people for a term of four years. The Commission has the honor of the county, and is responsible for the general administration of the county. It has the power to levy taxes, to borrow money, and to make contracts. It also has the power to appoint and remove the other officers of the county.

The County Court is the highest judicial authority in the county. It is composed of three judges, who are elected by the people for a term of four years. The Court has the power to try all cases in the county, and to make the final decision in all cases. It also has the power to issue writs, and to make rules for the practice of the courts.

The County Clerk is the chief administrative officer of the county. He is elected by the people for a term of four years. The Clerk has the power to receive and disburse the county funds, to keep the records of the county, and to perform all other duties which may be assigned to him.

The County Sheriff is the chief law enforcement officer of the county. He is elected by the people for a term of four years. The Sheriff has the power to execute the writs of the Court, to keep the peace, and to perform all other duties which may be assigned to him.

The County Treasurer is the chief financial officer of the county. He is elected by the people for a term of four years. The Treasurer has the power to receive and disburse the county funds, to keep the accounts of the county, and to perform all other duties which may be assigned to him.

1870

My dear Mother

I have just received your letter of the 10th inst. and am glad to hear from you. I am well and hope this finds you the same.

I have been thinking much lately of the future and of the many things that I have to do. I feel that I must be more active and more energetic than I have been. I have been so busy with my studies and my work that I have not had time to do many of the things that I want to do. I have been so busy that I have not had time to write to you as often as I would like to. I have been so busy that I have not had time to do many of the things that I want to do. I have been so busy that I have not had time to write to you as often as I would like to.

I have been thinking much lately of the future and of the many things that I have to do. I feel that I must be more active and more energetic than I have been. I have been so busy with my studies and my work that I have not had time to do many of the things that I want to do. I have been so busy that I have not had time to write to you as often as I would like to. I have been so busy that I have not had time to do many of the things that I want to do. I have been so busy that I have not had time to write to you as often as I would like to.

51th. f.

Wm. R. Foxworth
- Clerk

The first thing I noticed when I stepped out of the car was the cold. It was a sharp contrast to the warm blanket I had been sitting under. I looked up at the sky, which was a pale, overcast grey. The air felt heavy, and I could hear the distant hum of traffic. I took a deep breath, trying to clear my head. The world around me seemed so different from what I had expected. The buildings were tall and modern, but the streets were narrow and crowded. I felt a sense of disorientation, as if I had been transported to a completely new world. I tried to focus on the details around me, the colors of the buildings, the sounds of the city. But my mind kept wandering back to the questions that had been bothering me. I needed to find a way to make sense of this new environment, to understand what was really going on. I took a few more steps, feeling the pavement under my feet. The cold was still there, but it didn't seem so overwhelming anymore. I was starting to get my bearings. I looked back at the car, then forward down the street. The path ahead was uncertain, but I knew I had to keep going. I took another deep breath and started walking.

As I walked, I noticed more people. They were all dressed in winter clothes, some in coats, some in sweaters. They were walking in different directions, some alone, some in groups. I felt a bit out of place among them. I was used to being the only one in my car, the only one with my thoughts. But here, in this city, I was just one of many. I tried to blend in, to not draw attention to myself. I kept my head down, focusing on my steps. The cold was still there, but it was becoming a part of me. I was starting to feel like I belonged here. I took a few more steps, feeling the pavement under my feet. The cold was still there, but it didn't seem so overwhelming anymore. I was starting to get my bearings. I looked back at the car, then forward down the street. The path ahead was uncertain, but I knew I had to keep going. I took another deep breath and started walking.

} Jan. 1st
 } 1st Jan. 1820.
 } 1st Jan. 1821.

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the road to the center of the road to its center
to the height of 18 inches and the traveled
surface must be graded to the width of 30
feet exclusive of ditches and must be com-
pleted in the center of the road parallel to its
centerline, except cross streets which must
be so graded as to make the transition a
smooth and gradual as possible.

In grading the road all unnecessary un-
dulations must be avoided and in no instance
will an angle of ascent or descent in the direction
of the road be allowed of greater magnitude
than is hereafter mentioned. The side
ditches when they are necessary must be
made entirely without the 30 feet aforesaid and
must not be less than 18 inches wide and
6 inches deep below the base of the crown of
the road; they must be made parallel to the
centerline of the road without unnecessary cur-
vatures in their direction and must gradually
descend towards the point of discharge with a
smooth even bottom so that no water can
be made to stand by the roadside. Care
must not be used, not to sink the side
ditch to a greater depth than 18 inches
below the base of the road. On the
sides of hills where the road is made partly
by excavation and partly by embankment, the
upward or down hill side must be made
level or quit level. All sides of excava-
tion or embankments where the material is of
a soft or adhesive character must be made at
an angle not exceeding forty five degrees; where
the material is loose gravel or sand the angle
must not exceed thirty degrees or two feet slope
to one vertical; all road must be firmly &
uniformly graded where riding is necessary for
the safety and convenience of the traveler with
straight ahead or side hills not more than 5
inches in diameter in any part, which must be
firmly packed or spiked together and running par-

which the original petition was returned
 and the said petition was filed as a
 petition for the appointment of a
 receiver of the said petition on file
 and return. And on the 12th day of
 September the said commissioners deemed
 it proper of the premises and proper
 appointed Tuesday the 18th day of September
 then next and 14 o'clock P.M. at the Ho-
 tel of John Thompson in said Northampton
 as the time and place for viewing the premises
 and caused a copy of said petition to be ser-
 ved upon the clerk of the Town of Northamp-
 ton in said county thirty days at least be-
 fore the time appointed for said view: and also
 having given notice to all persons interested
 in said land by copy to be published three weeks
 successively in the Hampshire Gazette, and also
 having caused a like notice to be served
 upon the New Haven and Northampton
 Company as is by law required.

And on the said 18th day of
 September the commissioners met at the
 time and place appointed and proceeded to view
 the premises and having viewed the same
 the commissioners then heard all parties
 interested therein, and then the
 parties said commissioners then proceeded
 to consider and adjudicate upon the prayer
 of said petition and after considering the
 same said commissioners did then and
 there adjudge that common convenience
 and necessity required the location of said
 road as proposed for in said petition and
 that the said road be authorized to run out
 said road and construct the same upon
 a line with the proposed track of said
 New Haven and Northampton Company.

Said New Haven and Northamp-
 ton Company shall at its own expense be
 bound to construct the same at said crossing

Ordered that the Clerk shall a Warrant to the Treasurer of the County of Hampshire in favor of the petitioners in aid to the sum of \$89.00. And a warrant was issued accordingly Oct 19, 1870.

| | |
|-----------------|---------|
| James H. Smith | \$ 5.00 |
| George H. Smith | 10.00 |
| George H. Smith | 5.00 |
| James H. Smith | 35.00 |
| George H. Smith | 5.00 |
| George H. Smith | 6.00 |
| George H. Smith | 5.00 |
| George H. Smith | 5.00 |
| George H. Smith | 5.00 |
| George H. Smith | 5.00 |
| George H. Smith | 5.00 |

Amount in aid to the sum of \$89.00. And a warrant was issued accordingly Oct 19, 1870.

Ordered that the Clerk shall a Warrant to the Treasurer of the County of Hampshire in favor of the petitioners in aid to the sum of \$45.00. And a warrant was issued accordingly Oct 19, 1870.

Amount in aid to the sum of \$45.00. And a warrant was issued accordingly Oct 19, 1870.

Ordered that the Clerk shall a Warrant to the Treasurer of the County of Hampshire in favor of the

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11. 4.

Wm. M. Mendenhall
Clerk

Handwritten text block, likely a letter or report, containing several lines of cursive script.

Wm. M. Mendenhall }
Clerk }
Handwritten text block with a closing bracket.

Wm. M. Mendenhall }
Clerk }
Handwritten text block with a closing bracket.

Handwritten text at the bottom of the page, continuing the letter or report.

in the name of Frankton at an adverse
condition, except the property of the said
said petitioners, and the said petitioners
damages and costs, and that the said
petitioners that said petitioners should
in said premises and take such action
as they should deem proper and necessary
to secure the supply of said petitioners and
others interested, as by said petitioners on
file will appear.

The said commissioners during a time
in the premises aforesaid ordered that the
said petitioners cause the said return to
the order to be notified to the respondents,
said petitioners, and that said commissioners
would meet for the purpose of viewing the
premises and hearing the parties at the ho-
tel of Charles L. Howland on Sunday the twenty
ninth or thirtieth day of the month of
October next at 10 o'clock in the
forenoon of the said day with
a true and attested copy of said petition
and this order before them at that re-
spective time and place, that
any and all that appear and state
their case, the prayer of said petition
should not be granted.

After
having been called upon said petitioners at
said return and to show or to state
cause why they should as the petitioners
now appear, the said commissioners met
at the time and place appointed to said
petitioners being present, and proceeded to view
the premises and to hear the parties at the
hotel of Charles L. Howland on Sunday the
thirtieth day of October 1870 at 10 o'clock A.M.
at the Court House in Washington at
which time the parties were heard, and af-
ter the hearing said commissioners proceeded
to consider upon the prayer of said petition
and after considering the same said

Three months Commission \$20.20

~~\$35,00.~~

A. H. Edwards

an der Haupt

Tristis Estuaria

Comptrol

Commissioners.

et. without any
 additional work.

and the same was

at 12th 1st Strickland
 Barb.

Dec. 1870

Commissioners of the County of ...

At a meeting of the Board of ...
 held at ... on the ... day of ...
 the following ...
 the ... of the ...
 the ... of the ...
 the ... of the ...
 the ... of the ...
 the ... of the ...

... } County
 ... } Commissioners
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 and on said ... day of said month
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... } County
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 and on said ... day of said month
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... } County
 ... } Commissioners
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 and on said ... day of said month
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at the meeting of said Commissioners hold-
 ing an upward to an amount on the
 1st day of January A. D. 1870, upon the
 petition of John Cooper and others and hav-
 ing found the same well made constructed
 and completed according to the order of the
 Commissioners thereon the same is by them
 accepted. See Board of Commissioners A.
 D. 1870 No 56.

Highway Assistance

The County Commissioners for the County of Camb-
 ridge at their meeting held on the 1st day of
 January in the year of our Lord one thousand
 eight hundred and seventy at the meeting of said Com-
 missioners held on the 1st day of January A. D.
 1870, upon the petition of John Cooper and
 others and having found the same well made
 constructed and completed according to the order
 of the Commissioners thereon the same is by them
 accepted. See Board of Commissioners A. D. 1870
 No 56.

Highway Assistance

The County Commissioners for the County of Camb-
 ridge at their meeting held on the 1st day of
 January in the year of our Lord one thousand
 eight hundred and seventy at the meeting of said Com-
 missioners held on the 1st day of January A. D.
 1870, upon the petition of John Cooper and
 others and having found the same well made
 constructed and completed according to the order
 of the Commissioners thereon the same is by them
 accepted. See Board of Commissioners A. D. 1870
 No 56.

are ordered as appears of record at the meeting
of the County Commissioners held at the Court House
on the 19th day of June A.D. 1870 when the
holders of the Co. rolls and others and have
and paid the same rolls made, computed &
collected according to the order of the County
Commissioners, the same is of record recorded
in Record Book Volume A.D. 1870. No 41.

Sundry Bills against the County
are now being let examined and allowed,
such this amounting in all to the sum of Sixteen hun-
dred and twenty seven ³⁵/₁₀₀ dollars, \$1827.35,
1870. And the same are ordered to be paid out of
the Treas. of the County, bearing, and warrant issued de-
manding Dec. 7, 1870

Hampshire ss.

Adjournment.

On this eighth day of De-
cember A.D. 1870. It is ordered by the
County Commissioners here that this meeting
be now adjourned to Friday the twentieth day
of December current to be holden at North-
ampton as aforesaid at two o'clock in the
forenoon. And the same was adjourned
accordingly.

And on the twentieth day of
December A.D. 1870, the County Commissioners
were present and adjourned to adjournment.

Sundry Claims under Chapter
150 of the Statutes passed in 1867 have been
presented for payment and the same amounting
in all to the sum of Ten hundred and forty

D B Whitcomb et al.
Petn for rev.
Nov 11

L. H. Whitcomb
J. K. Planchet

1
 1812. 1814.

158902.2

cut of said town and across his said lands
 to the river. And the report is the same that
 is to be found at Northampton without
 and for the County of Hampshire on the
 third of October in the year of our
 Lord one thousand eight hundred and sev-
 enty, our said appointment awards and de-
 termined as our final award, determined
 how and otherwise under and by the said
 report and present, and in execution of
 thereof, hereby we do give and award
 and allow and pay the said award.

Wm. J. Foster

Justice of the Peace

County of Hampshire

And it is further ordered by said
 award, that the said award of said
 damages be paid by said award,
 and that the said award be paid on
 the day of the date of the award
 against the County of Northampton in
 said County for the said sum of
 the said damages and the said
 said sum of eight dollars
 and twenty cents. And it is
 the duty of the County of Northampton
 to pay the said sum of eight
 dollars and twenty cents damages
 and the said sum of eight
 dollars and twenty cents

On the fourth day of June
 A.D. 1877. John F. Adams County of
 Hampshire Justice of the Peace
 No. 31. Awarded to the said town of
 Northampton in the County of Hampshire
 for said County for the sum of

George T. Curran. Justice of the Peace &c. will
Held at the Court House in the Town of
Litchfield on the 1st day of June 1850 at 2 o'clock
in the evening. The Court is now in session.
John H. Curran H. 1850.

The County Commission on the
first day of August 1850. and Commissioners of
Land & Survey. The 2nd District and 1st Commission.
Held at the Court House in the Town of
Litchfield. Commissioners of the State of Con-
necticut in the County of Hampshire for
the ensuing year.

The Clerk now presenting a list
of the licenses granted by the county commissioners. Licenses granted
subject to surrender, common to the public, and
anyone during the year A.D. 1850. has done
is subject to a fine of \$10.00. Sec. 4

Several fines against the County are
now presented. and allowed a sum of \$100.00. The
sum presented is to the sum of \$100.00. As it
does not satisfy the debt and to the sum of \$100.00.
to be paid to the clerk of the court
on the 1st day of 1850.

Resolved that
On the 1st day of August
A.D. 1850. It is ordered by the court that
it be adjourned that the meeting be adjourned
to Friday the 1st day of August 1850
at 10 o'clock in the forenoon.

The same was signed accordingly.

On the tenth day of January 5th 1861 the County of New Haven met according to adjournment.

Samuel A. Bottom, Petitioner for assessment of damages versus The New Haven and Northampton Company
 Petitioner represents Samuel A. Bottom of Northampton in said County, that the New Haven and Northampton Company a corporation established in this Commonwealth on the 15th day of July 5th 1860 for the purpose of locating, laying out and constructing a certain portion of their railroad from Northampton to Williamstown entered upon took and appropriated out of lands of your petitioner situate in Town of said Northampton near Abnerombs Corner a strip of the following described strip of land of said petitioner about five rods wide and one hundred and twenty nine feet in width commencing at the South Eastern business place at land of the sewing Machine Company and extending about five rods in width along and on each side of the central line of said projected road as marked by stakes set up by said Company to the Northwestern business place to land of E. S. Parsons.

And your petitioner claims and says that he is greatly damaged by the taking of said rods and by the destruction of his fruit and ornamental trees, and also by the injury to the remaining adjoining lands of your petitioner which were formerly available and available for building mills, and that in constructing and maintaining said road over your petition-

or having out the constructing said railroad
 the said land was taken and appropriated certain
 in 1877 and of your petition based on the fact
 on 17th above described being a strip of land
 said, to said side at the boundary line of
 the said land right road and your petition
 was denied and then turning to
 about on said Thompson line, estimated
 thirty rods more or less which said strip or
 fragment of land is more particularly described
 and described on the map or plat of said
 Thompson location as laid in the Clerk's
 office of said county.

And your petition claims damages
 for the lands so taken as aforesaid and that
 said company shall make such proper and
 adequate compensation crossings and other con-
 veniences for the suitable protection and en-
 joyment of the residue of said petitioners
 lands, and otherwise indemnify your petitioners
 for the loss of said land and for the injury
 to said residue, and pray for such order and
 adjudication in the premises as law and justice
 may require.

Witness My hand.

James Alfred Quano Turner.

This petition
 was filed on the twentieth day of December A.
 D. 1877, and after due proceedings thereon
 on was returned, and soon began to turn to
 due time when the same is ordered by said
 Court to be dismissed.

Now Know and Nathaniel Com-
 pany were from the same James Turner
 A. C. C. Co. & Co. & Co. The A. C. C. Co.
 and Nathaniel Company being approved by
 the Court as the largest of the County Co. interested for and
 so to at said Court action and so in

Schizotheca *Waltheri* *Waltheri* *Waltheri*

Conte, Alfred, 1822-1891

36050.00

Kindly Love & Affection

C. T. Edwards }
 Nathan Taylor } County Commissioner
 J. C. Cook }

The County Treasurer presenting a
statement of the County Treasury for the year 1890.
The statement shows a balance of \$10,000.00
on January 1st, 1890, and a balance of \$10,000.00
on December 31st, 1890.

The County Treasurer presenting a
statement of the County Treasury for the year 1891.
The statement shows a balance of \$10,000.00
on January 1st, 1891, and a balance of \$10,000.00
on December 31st, 1891.
The County Treasurer presenting a
statement of the County Treasury for the year 1892.
The statement shows a balance of \$10,000.00
on January 1st, 1892, and a balance of \$10,000.00
on December 31st, 1892.

The County Treasurer presenting a
statement of the County Treasury for the year 1893.
The statement shows a balance of \$10,000.00
on January 1st, 1893, and a balance of \$10,000.00
on December 31st, 1893.
The County Treasurer presenting a
statement of the County Treasury for the year 1894.
The statement shows a balance of \$10,000.00
on January 1st, 1894, and a balance of \$10,000.00
on December 31st, 1894.

The County Treasurer presenting a
statement of the County Treasury for the year 1895.
The statement shows a balance of \$10,000.00
on January 1st, 1895, and a balance of \$10,000.00
on December 31st, 1895.

Receipt

of 66.00

1102.00

54.02.14

Received of the Treasurer of the
Board of Directors of the
City of New York the sum of
Sixty Six Dollars and no cents
for the purchase of the
accounts of said Treasurer for the year
ending 1866. This receipt is
given in full for the same.

It is hereby acknowledged
that the sum of Sixty Six Dollars
and no cents was received by the
Treasurer of the Board of Directors
of the City of New York for the
purchase of the accounts of said
Treasurer for the year ending
1866. This receipt is given in full
for the same.

On this 1st day of March
1867, the Treasurer of the Board
of Directors of the City of New
York has received of the
City of New York the sum of
Sixty Six Dollars and no cents
for the purchase of the
accounts of said Treasurer for the
year ending 1866. This receipt
is given in full for the same.

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Chrysomelids } *very common & injurious.*

24 18
The application of Frederick S.
and wife, residing in the town of Hamp-
ton, Mass. that he may be licensed as an inn-
keeper of said town, for the purpose of
and being licensed, the
said application is approved.

And it is
ordered that when consideration of the matter are of
this office that the license be granted to
said H.O. that said Frederick S. and wife should
be licensed. And he is hereby licensed
as an innkeeper to exercise that employ-
ment at the Boardman House in said
town, from and after this meeting to
said 1st of 2nd 1892, but without license
or authority to sell any intoxicating liquor.

The application of E. H. Hunt
of the town of Hampton, Mass. that he may be licensed as an
innkeeper of said town, for the purpose of
and being licensed, the
said application is approved.

And it is
ordered that when consideration of the matter are of
this office that the license be granted to
said E. H. Hunt should be licensed
and he is hereby licensed
as an innkeeper to exercise that employ-
ment at the Boardman House in said
town, from and after this meeting to
said 1st of 2nd 1892, but
without license or authority to sell any
intoxicating liquor.

The application of E. H. Hunt
of the town of Hampton, Mass. that he may be licensed as an
innkeeper of said town, for the purpose of
and being licensed, the
said application is approved.

41
The first of these is the
fact that the population of the
country is increasing rapidly.
This is due to a number of
causes, the most important of
which are the increase in the
number of children born to each
family, and the decrease in the
mortality rate. The latter is
due to a number of factors, the
most important of which are the
improvement in the medical
science, and the increase in the
standard of living.

The second of these is the
fact that the population of the
country is becoming more
urbanized. This is due to a
number of causes, the most
important of which are the
increase in the number of
factories and other industrial
establishments, and the
improvement in the means of
transportation. The latter is
due to the construction of
railways, and the improvement
in the roads. The result of
these changes is that a large
number of people are leaving
the rural areas and moving to
the cities. This has led to a
number of problems, the most
important of which are the
overcrowding of the cities, and
the increase in the cost of
living. These problems are
being met by a number of
measures, the most important
of which are the construction
of new housing, and the
improvement in the public
services.

The first thing I noticed when I stepped
out of the car was a warm, humid breeze.
The air was thick with the scent of
tropical flowers and the distant call of
birds. I had heard that the weather was
perfect, and indeed it was. The sun was
just beginning to set, painting the sky in
shades of orange and pink. The water was
calm, reflecting the colors of the sunset.
I had heard that the water was clear, and
it was. The sand was soft and white.
I had heard that the food was delicious,
and it was. The people were friendly
and welcoming. I had heard that the
beaches were beautiful, and they were.
I had heard that the nightlife was
lively, and it was. I had heard that
the culture was rich, and it was. I had
heard that the people were kind, and they
were. I had heard that the scenery was
breathtaking, and it was. I had heard
that the weather was perfect, and it was.
I had heard that everything was just
what I needed, and it was.

The second thing I noticed was the
sound of the waves crashing against the
rocks. The sound was rhythmic and
soothing. I had heard that the sound of
the waves was beautiful, and it was. I
had heard that the sound of the waves
was relaxing, and it was. I had heard
that the sound of the waves was calming,
and it was. I had heard that the sound
of the waves was peaceful, and it was.
I had heard that the sound of the waves
was perfect, and it was. I had heard
that the sound of the waves was just
what I needed, and it was.

It is indeed a beautiful place. The
scenery is breathtaking. The weather is
perfect. The people are friendly. The
food is delicious. The beaches are
beautiful. The nightlife is lively. The
culture is rich. The people are kind.
The scenery is breathtaking. The weather
is perfect. The people are friendly. The
food is delicious. The beaches are
beautiful. The nightlife is lively. The
culture is rich. The people are kind.

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See
Mend. & Co. Antares
1st E. Nov. 1891

[Faint, illegible handwriting covering the page]

22
2287

cover

18

Also going west

[Faint handwritten notes]

1

C. D. College }
 Station }
 and }

The first of these is the
 fact that the population of
 the country is increasing
 rapidly. This is due to
 the fact that the birth
 rate is high and the death
 rate is low. The second
 fact is that the population
 is becoming more and more
 concentrated in the cities.
 This is due to the fact
 that the cities are offering
 more opportunities for
 employment and education.
 The third fact is that the
 population is becoming more
 and more educated. This
 is due to the fact that
 the government is investing
 more in education and
 the people are becoming
 more aware of the need
 for education.

The fourth fact is that the
 population is becoming more
 and more mobile. This is
 due to the fact that the
 government is investing more
 in transportation and the
 people are becoming more
 aware of the need for
 mobility. The fifth fact
 is that the population is
 becoming more and more
 organized. This is due to
 the fact that the government
 is investing more in social
 services and the people are
 becoming more aware of
 the need for organization.

The population of the
 country is increasing
 rapidly. This is due to
 the fact that the birth
 rate is high and the death
 rate is low.

The first of the season
was on the 1st of March
when a large number of
birds were seen flying
over the water. They
were all of the same
kind and were very
numerous. They were
all of the same kind
and were very numerous.

The second of the season
was on the 2nd of March
when a large number of
birds were seen flying
over the water. They
were all of the same
kind and were very
numerous. They were
all of the same kind
and were very numerous.
The third of the season
was on the 3rd of March
when a large number of
birds were seen flying
over the water. They
were all of the same
kind and were very
numerous. They were
all of the same kind
and were very numerous.
The fourth of the season
was on the 4th of March
when a large number of
birds were seen flying
over the water. They
were all of the same
kind and were very
numerous. They were
all of the same kind
and were very numerous.
The fifth of the season
was on the 5th of March
when a large number of
birds were seen flying
over the water. They
were all of the same
kind and were very
numerous. They were
all of the same kind
and were very numerous.
The sixth of the season
was on the 6th of March
when a large number of
birds were seen flying
over the water. They
were all of the same
kind and were very
numerous. They were
all of the same kind
and were very numerous.
The seventh of the season
was on the 7th of March
when a large number of
birds were seen flying
over the water. They
were all of the same
kind and were very
numerous. They were
all of the same kind
and were very numerous.
The eighth of the season
was on the 8th of March
when a large number of
birds were seen flying
over the water. They
were all of the same
kind and were very
numerous. They were
all of the same kind
and were very numerous.
The ninth of the season
was on the 9th of March
when a large number of
birds were seen flying
over the water. They
were all of the same
kind and were very
numerous. They were
all of the same kind
and were very numerous.
The tenth of the season
was on the 10th of March
when a large number of
birds were seen flying
over the water. They
were all of the same
kind and were very
numerous. They were
all of the same kind
and were very numerous.

Southampton

I have the honor to acknowledge the receipt of your letter of the 10th inst. in relation to the matter of the ...

I am sorry to hear that you are not well. I hope you will soon be able to resume your duties. I am, however, glad to hear that you are still interested in the work of the ...

Attest
R. M. Strickland Clerk

Appendix

For the year ending 31st Dec 1868

| | | |
|-----------------------------------|-------|--|
| For the year ending 31st Dec 1868 | | |
| Balance forward | 1000 | |
| Donations | 2500 | |
| Grants | 400 | |
| Income by museum & library | 1200 | |
| " " " " | 500 | |
| Interest on loans | 1000 | |
| " " " " | 1200 | |
| Gifts | 400 | |
| Income by exchange | 200 | |
| Income | 2000 | |
| Income from the Association | 2000 | |
| Expenses - General | 500 | |
| Expenses - Library | 500 | |
| Expenses - | 600 | |
| Income from the Association | 200 | |
| Income from the Association | 200 | |
| Income from the Association | 500 | |
| Income from the Association | 200 | |
| Income from the Association | 200 | |
| Income from the Association | 400 | |
| Income from the Association | 2000 | |
| Income from the Association | 200 | |
| Income from the Association | 20 | |
| Income from the Association | 600 | |
| Total | 25000 | |

I would like to see a ...
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 the ...

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J. S. Williams

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... } ...

It is noted that the
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County
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Dec 1867

County Treasurer

| | | |
|----------------------|---------|--------|
| Amount received from | 4179.54 | |
| State of New York | 555.97 | 555.20 |

County Funds

| | | |
|----------------------|---------|---------|
| Amount received from | 1746.10 | |
| County of Albany | 652.10 | 1054.00 |

County Treasurer

| | | |
|----------------------|----------|----------|
| Amount received from | 1.154 50 | 1.154 50 |
|----------------------|----------|----------|

County Clerk

| | | |
|----------------------|-----------|-----------|
| Amount received from | 5000.00 | |
| County of Albany | 28.178 50 | 28.178 50 |

County Treasurer

County Treasurer

| | |
|----------------|------------------|
| A. J. Williams | County Treasurer |
| A. J. Williams | |
| A. J. Williams | |

Dec 1867
 Dec 1868
 Dec 1869

County Treasurer

| No. | Name | Amount | Total |
|-----|----------------------|--------|---------|
| 1 | John H. Hartman | 230 25 | |
| 2 | John H. Hartman | 1 00 | |
| 3 | John H. Hartman | 144 88 | |
| 4 | John H. Hartman | 173 25 | |
| 5 | John H. Hartman | 174 12 | |
| 6 | John H. Hartman | 47 55 | |
| 7 | John H. Hartman | 3 00 | |
| 8 | John H. Hartman | 57 50 | |
| 9 | John H. Hartman | 20 25 | |
| 10 | John H. Hartman | 20 38 | |
| 11 | John H. Hartman | 200 50 | 412 10 |
| 12 | John H. Hartman | 12 | |
| 13 | John H. Hartman | 28 50 | |
| | Amount received from | | 1206.63 |

1868

| | | |
|---------------------------------|---------|----------|
| Account of freight | | 1667 30 |
| 1st Freight | Freight | 82 00 |
| 2nd Freight | Freight | 8 00 |
| 3rd Freight | Freight | 125 75 |
| 4th Freight | Freight | 20 21 |
| 5th Freight | Freight | 34 00 |
| 6th Freight | Freight | 163 35 |
| 7th Freight | Freight | 4 50 |
| 8th Freight | Freight | 242 00 |
| 9th Freight | Freight | 20 55 |
| 10th Freight | Freight | 112 43 |
| 11th Freight | Freight | 12 60 |
| Account of freight to the owner | | 21403 50 |
| Freight to owner | | |

Account of freight
Freight to owner

| | | |
|---------------------------------|---------|-------|
| Account of freight | | |
| 1st Freight | Freight | 10 00 |
| 2nd Freight | Freight | 22 75 |
| Account of freight to the owner | | 32 75 |
| Freight to owner | | |

Account of freight
Freight to owner

| | | |
|---------------------------------|---------|--------|
| Account of freight | | |
| 1st Freight | Freight | 90 42 |
| 2nd Freight | Freight | 55 00 |
| 3rd Freight | Freight | 14 50 |
| 4th Freight | Freight | 24 50 |
| 5th Freight | Freight | 160 00 |
| 6th Freight | Freight | 41 50 |
| 7th Freight | Freight | 200 00 |
| 8th Freight | Freight | 14 25 |
| 9th Freight | Freight | 100 00 |
| 10th Freight | Freight | 125 02 |
| 11th Freight | Freight | 7 75 |
| 12th Freight | Freight | 25 00 |
| Account of freight to the owner | | |

| | | |
|----------------------|-------------------|----------|
| 1. Freight & Cartage | Freight & Cartage | 2 25 |
| 2. Freight & Cartage | Freight & Cartage | 55 15 |
| 3. Freight & Cartage | Freight & Cartage | 55 15 |
| 4. Freight & Cartage | Freight & Cartage | 279 72 |
| 5. Freight & Cartage | Freight & Cartage | 42 65 |
| Grand Total | | 1,000 00 |

1868

| | | |
|---------------------------|---------|----------|
| Amounts paid at | | |
| New York City Dec 2, 1868 | | |
| 1. Freight & Cartage | Freight | 10 50 |
| 2. Freight & Cartage | Freight | 14 64 |
| 3. Freight & Cartage | Freight | 42 50 |
| 4. Freight & Cartage | Freight | 2 15 |
| 5. Freight & Cartage | Freight | 544 99 |
| 6. Freight & Cartage | Freight | 15 12 |
| 7. Freight & Cartage | Freight | 13 04 |
| 8. Freight & Cartage | Freight | 2 50 |
| 9. Freight & Cartage | Freight | 255 54 |
| 10. Freight & Cartage | Freight | 13 35 |
| 11. Freight & Cartage | Freight | 15 55 |
| 12. Freight & Cartage | Freight | 105 00 |
| 13. Freight & Cartage | Freight | 9 45 |
| 14. Freight & Cartage | Freight | 126 70 |
| 15. Freight & Cartage | Freight | 36 92 |
| 16. Freight & Cartage | Freight | 12 00 |
| 17. Freight & Cartage | Freight | 11 00 |
| 18. Freight & Cartage | Freight | 34 31 |
| 19. Freight & Cartage | Freight | 3 50 |
| 20. Freight & Cartage | Freight | 16 75 |
| 21. Freight & Cartage | Freight | 144 55 |
| 22. Freight & Cartage | Freight | 100 00 |
| 23. Freight & Cartage | Freight | 250 00 |
| Grand Total | | 2,004 65 |

Due from
Bills allowed
No 115.

| | | | |
|-------------------------------|-------------------|-------------------|---------|
| Sunday Fells - allowed at the | | | |
| Duc. Ad. 1868 to Oct. 21 1868 | | | |
| Amount for 1868 | | | 50 |
| Dec. 1868 | 10 H. Fennell | Lumber material | 39 00 |
| Feb. 1869 | 5 H. Fennell | Lumber | 107 65 |
| Apr. 1869 | 10 H. Fennell | Butting of lumber | 31 50 |
| 5 H. Fennell | Butting of lumber | | 35 25 |
| 6 H. Fennell | Butting of lumber | | 274 21 |
| 7 H. Fennell | Butting of lumber | | 30 00 |
| 8 H. Fennell | Butting of lumber | | 200 00 |
| 9 H. Fennell | Butting of lumber | | 75 19 |
| 10 H. Fennell | Butting of lumber | | 770 25 |
| 11 H. Fennell | Butting of lumber | | 40 00 |
| 12 H. Fennell | Butting of lumber | | 48 40 |
| 13 H. Fennell | Butting of lumber | | 2 25 |
| 14 H. Fennell | Butting of lumber | | 89 40 |
| 15 H. Fennell | Butting of lumber | | 26 00 |
| 16 H. Fennell | Butting of lumber | | 15 00 |
| 17 H. Fennell | Butting of lumber | | 5 50 |
| 18 H. Fennell | Butting of lumber | | 15 00 |
| Amount for 1868 to the sum of | | | 1258 45 |
| Amount paid to 1868 | | | |

| | | | |
|-------------------------------|-------------------|-------------------|---------|
| Sunday Fells - allowed at the | | | |
| Duc. Ad. 1868 to Oct. 21 1868 | | | |
| Amount for 1868 | | | |
| Dec. 1868 | 1 H. Fennell | Lumber | 169 57 |
| Feb. 1869 | 2 H. Fennell | Lumber | 60 |
| Apr. 1869 | 3 H. Fennell | Butting of lumber | 100 |
| 5 H. Fennell | Butting of lumber | | 55 85 |
| 6 H. Fennell | Butting of lumber | | 31 25 |
| 7 H. Fennell | Butting of lumber | | 175 |
| 8 H. Fennell | Butting of lumber | | 75 74 |
| 9 H. Fennell | Butting of lumber | | 355 25 |
| 10 H. Fennell | Butting of lumber | | 35 00 |
| 11 H. Fennell | Butting of lumber | | 17 00 |
| 12 H. Fennell | Butting of lumber | | 1 50 |
| 13 H. Fennell | Butting of lumber | | 45 35 |
| 14 H. Fennell | Butting of lumber | | 7 00 |
| 15 H. Fennell | Butting of lumber | | 31 20 |
| Amount for 1868 to the sum of | | | 1205 46 |

County Sept. 1st 1860.

1869.

| | |
|---------|------|
| For ... | 1000 |
| ... | 2000 |
| ... | 50 |
| ... | 60 |
| ... | 5 |
| ... | 40 |
| ... | 100 |
| ... | 200 |
| ... | 200 |
| ... | 2500 |
| ... | 200 |
| ... | 150 |
| ... | 600 |
| ... | 500 |
| ... | 35 |
| ... | 450 |
| ... | 150 |
| ... | 450 |
| ... | 1000 |
| ... | 500 |
| ... | 200 |
| ... | 1200 |
| ... | 30 |
| ... | 250 |
| ... | 1000 |
| ... | 4828 |

Amount ...

4828

| | |
|-----|------|
| ... | 4828 |
| ... | 1710 |
| ... | 152 |
| ... | 2116 |

275. 28 35330 28

१५५

27

233028

ss ss ss ss

Orville Fowler

Com: to Commissioners

) (

Sept 10, 1881

County
 ...
 ...
 ...
 ...
 ...
 ...
 ...

Incub.

141 ~ 1733

1355 01

25.000 00

606

42.65

55 3.124795

1800

11

Sept 20
8 00 Sept 20 - 1907
in full paid
to 100
29 25

1-14

2. 2. 14 11. 1/2

1-4 1-5

1871

1. 2. 3.

2.2.6

Ms. 1

116

| | |
|----|---|
| 24 | 6 |
| 15 | 0 |

| | |
|-------|-------|
| 1.1.1 | 1.1.1 |
| 1.2 | 1.2 |

7 2 3

241.5

151 217

| | |
|----|----|
| 16 | 25 |
|----|----|

14.00

42315.09

600

1955

94 to 46, 44

7-2-1

4 + 9 = 14

| Sundry Bills allowed at | | | | |
|--------------------------------|-------------------|-----------|-----------|----|
| Dec 1869 | Dec 1869 | | | |
| 1 | Carroll & Perkins | Black 6.7 | 107 | 74 |
| 2 | Smith & Stoddard | Black 6.0 | 110 | 00 |
| 3 | Carroll & Perkins | Black 6.5 | 163 | 65 |
| 4 | Carroll & Perkins | Black 6.5 | 272 | 39 |
| 5 | Carroll & Perkins | Black 6.0 | 6 | 00 |
| 6 | Carroll & Perkins | Black 6.0 | 10 | 00 |
| 7 | Carroll & Perkins | Black 6.0 | 5 | 00 |
| 8 | Carroll & Perkins | Black 6.0 | 42 | 32 |
| 9 | Carroll & Perkins | Black 6.0 | 268 | 27 |
| 10 | Carroll & Perkins | Black 6.0 | 25 | 70 |
| 11 | Carroll & Perkins | Black 6.0 | 300 | 00 |
| 12 | Carroll & Perkins | Black 6.0 | 53 | 74 |
| 13 | Carroll & Perkins | Black 6.0 | 690 | 26 |
| 14 | Carroll & Perkins | Black 6.0 | 4 | 50 |
| 15 | Carroll & Perkins | Black 6.0 | 53 | 00 |
| 16 | Carroll & Perkins | Black 6.0 | 5 | 20 |
| 17 | Carroll & Perkins | Black 6.0 | 4 | 00 |
| 18 | Carroll & Perkins | Black 6.0 | 152 | 75 |
| 19 | Carroll & Perkins | Black 6.0 | 9 | 64 |
| 20 | Carroll & Perkins | Black 6.0 | 70 | 35 |
| 21 | Carroll & Perkins | Black 6.0 | 35 | 56 |
| 22 | Carroll & Perkins | Black 6.0 | 3 | 97 |
| 23 | Carroll & Perkins | Black 6.0 | 210 | 00 |
| Amounting in all to the sum of | | | \$1916.66 | |
| Warrant issued to County Treas | | | | |
| Dec 1869 | | | | |

| Sundry Bills allowed at | | | | |
|-------------------------|-------------------|-----------|-----|----|
| Jan 5. 1870 | Jan 5. 1870 | | | |
| 1 | Carroll & Perkins | Black 6.0 | 243 | 10 |
| 2 | Carroll & Perkins | Black 6.0 | 184 | 51 |
| 3 | Carroll & Perkins | Black 6.0 | 25 | 50 |
| 4 | Carroll & Perkins | Black 6.0 | 25 | 50 |
| 5 | Carroll & Perkins | Black 6.0 | 22 | 07 |
| 6 | Carroll & Perkins | Black 6.0 | 1 | 57 |
| 7 | Carroll & Perkins | Black 6.0 | 25 | 50 |
| 8 | Carroll & Perkins | Black 6.0 | 27 | 07 |
| 9 | Carroll & Perkins | Black 6.0 | 572 | 23 |

1896

| | | |
|----------------|---------|-----------|
| Amount paid to | 7754 94 | 47018 02 |
| Amount paid to | 500 00 | |
| Balance due to | 1500 00 | |
| Amount paid to | 100 00 | 14018 02 |
| County Tax | | 36.000 00 |

Henry A. Gore Treasurer
 E. A. Edwards }
 Justin Thayer } County Commissioners
 S. W. Cook }

The same being presented by the County Commissioners as ordered to be recorded and that a certified copy thereof with a statement of the amount of money due from the County and the amount of same due and unpaid at the time of making said statement was transmitted by the Clerk to the Office of the Secretary of the Commonwealth on the first day of February next.

The same being presented by the County Commissioners as ordered to be recorded and that a certified copy thereof with a statement of the amount of money due from the County and the amount of same due and unpaid at the time of making said statement was transmitted by the Clerk to the Office of the Secretary of the Commonwealth on the first day of February next.

1870

100

See by Hills and ~~and~~ Tru

Alb. i. 1871. 1871. an 1871.

.....

March 27 - 1881

The first of the season
was a very fine day, with
a light breeze from the west
and a few clouds in the
sky. The temperature was
about 60 degrees, and the
ground was very dry. The
water in the ponds was
very clear, and the fish
were very active. The
birds were very noisy, and
the insects were very
active. The weather was
very pleasant, and the
day was very successful.

Very truly,
Your friend,
J. H. H. } to me, H.



The first part of the paper
is devoted to a study of the
history of the word "justice"
in the Latin language. It is
found that the word has
been used in many different
senses.

In the second part
the author discusses the
history of the word "justice"

in the English
language.

The third part of the
paper is devoted to a study
of the history of the word
"justice" in the French
language.

The fourth part of the
paper is devoted to a study
of the history of the word
"justice" in the Italian
language.

The fifth part of the
paper is devoted to a study
of the history of the word
"justice" in the Spanish
language.

The sixth part of the
paper is devoted to a study
of the history of the word
"justice" in the Portuguese
language.

The seventh part of the
paper is devoted to a study
of the history of the word
"justice" in the Dutch
language. The eighth part
of the paper is devoted to
a study of the history of
the word "justice" in the
German language. The
ninth part of the paper
is devoted to a study of
the history of the word
"justice" in the Russian
language. The tenth part
of the paper is devoted to
a study of the history of
the word "justice" in the
Polish language.

The eleventh part of the
paper is devoted to a study
of the history of the word
"justice" in the Czech
language. The twelfth part
of the paper is devoted to
a study of the history of
the word "justice" in the
Slovak language. The
thirteenth part of the paper
is devoted to a study of
the history of the word
"justice" in the Hungarian
language. The fourteenth
part of the paper is devoted
to a study of the history of
the word "justice" in the
Croatian language.

Part of the
General Statistics of N. L. 1868.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868

Upon the application of *John F. Thayer* of *Hadley* in said County, it appearing to us that said *John F. Thayer* is *John F. Thayer* in said *Hadley* and that he is a suitable person to exercise this license; and said *John F. Thayer* having paid to us a fee of *four* dollars, he is hereby licensed to be a seller of intoxicating liquors *not* to be drunk upon his premises, until the first day of May, A. D. 1869, at his place of business, being *the Northampton House* in a building situated on *Front* Street in said *Hadley*

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at *Northampton* this *fourth* day of *August* A. D. 1868

C. F. Thayer
F. J. Williams
C. J. Edwards } County Commissioners for said County.

ATTEST, *John F. Thayer* Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868

Upon the application of *John F. Thayer* of *Hadley* in said County, it appearing to us that said *John F. Thayer* is *John F. Thayer* in said *Hadley* and that he is a suitable person to exercise this license, and said *John F. Thayer* having paid us a fee of *four* dollars, he is hereby licensed to be a seller of intoxicating liquors *not* to be drunk upon his premises, until the first day of May A. D. 1869, at his place of business, being *the Northampton House* in a building situated on *Front* Street, in said *Hadley*

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at *Northampton* this *fourth* day of *August* A. D. 1868

C. F. Thayer
F. J. Williams
C. J. Edwards } County Commissioners for said County.

ATTEST, *John F. Thayer* Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of *August* being the *twelfth* day of said month, Anno Domini, 186*9*

Upon the application of *Charles Linn* of *Northampton* in said County, it appearing to us that said *Charles Linn* is a *resident* and *citizen* in said *Northampton* and that he is a suitable person to exercise this license; and said *Charles Linn* having paid to us a fee of *Five* dollars, he is hereby licensed to be a seller of intoxicating liquors *not* to be drunk upon his premises, until the first day of May, A. D. 186*9*, at his place of business, being *Number 100* in a building situated on *Main* Street in said *Northampton*

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law,

Dated at *Northampton* this *fourth* day of *August* A. D. 186*9*

C. F. Fennell
E. L. Williams
C. F. Edwards } County Commissioners
for said County.

ATTEST,

Wm. J. Sullivan Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of *August* being the *twelfth* day of said month, Anno Domini, 186*9*

Upon the application of *Frank K. Williams* of *Northampton* in said County, it appearing to us that said *Frank K. Williams* is a *resident* and *citizen* in said *Northampton* and that he is a suitable person to exercise this license, and said *Frank K. Williams* having paid us a fee of *One* dollar, he is hereby licensed to be a seller of intoxicating liquors *not* to be drunk upon his premises, until the first day of May A. D. 186*9*, at his place of business, being *the Northampton Hotel* in a building situated on *Main* Street, in said *Northampton*

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at *Northampton* this *fourth* day of *August* A. D. 186*9*

C. F. Fennell
E. L. Williams
C. F. Edwards } County Commissioners
for said County.

ATTEST,

Wm. J. Sullivan Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868.

Upon the application of

Willard L. Owen

of

is

Belchertown in said County, it appearing to us that said Willard L. Owen is a licensed Innholder

in said

Belchertown

and that he is a suitable person to exercise this license; and said

Willard L. Owen

having paid to us a fee of

One Hundred

dollars, he is hereby

licensed to be a seller of intoxicating liquors

to be drunk upon his

premises, until the first day of May, A. D. 1869, at his place of business, being

The Belcher House

in a building situated on

Main Street in said

Belchertown

at the North side of the common in said town

Subject, however, to all the provisions of law

which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at

Northampton

this

fourth

day

of

August

A. D. 1868.

E. H. Brewster
P. S. Williams
E. A. Edwards

County Commissioners
for said County.

ATTEST,

Wm. J. Simons

Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868.

Upon the application of

S. W. Longley

of

is

Belchertown

in said County, it appearing to us that said

S. W. Longley

A Druggist

in said

Belchertown

and that he is a suitable person to exercise this license, and said

S. W. Longley

having paid us a fee of

Fifty

dollars, he is hereby

licensed to be a seller of intoxicating liquors

not

to be drunk upon his

premises, until the first day of May A. D. 1869, at his place of business, being

the Store now occupied by said Longley

in a building situated on

Main Street, in said

Belchertown

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at

Northampton

this

fourth

day

of

August

A. D. 1868.

E. H. Brewster
P. S. Williams
E. A. Edwards

County Commissioners
for said County.

ATTEST,

Wm. J. Simons

Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868.

Upon the application of John Parks of
Huntington in said County, it appearing to us that said John Parks
is a licensed Innholder in said Huntington
and that he is a suitable person to exercise this license; and said John Parks
having paid to us a fee of One Hundred dollars, he is hereby
licensed to be a seller of intoxicating liquors to be drunk upon his
premises, until the first day of May, A. D. 1869, at his place of business, being
The Parks House Main Street in said Huntington
in a building situated on

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this fourth day
of August A. D. 1868.

E. H. Brewster }
P. S. Williams } County Commissioners
E. A. Edwards } for said County.

ATTEST,

J. M. Stickland Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868.

Upon the application of Verben A. White of
Belchertown in said County, it appearing to us that said Verben A. White
is a licensed Innholder in said Belchertown
and that he is a suitable person to exercise this license, and said Verben A. White
having paid us a fee of One Hundred dollars, he is hereby
licensed to be a seller of intoxicating liquors to be drunk upon his
premises, until the first day of May A. D. 1869, at his place of business, being
The Hotel called the Union House
in a building situated on Main Street, in said Belchertown
at the South end of the Common in said town

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this fourth day
of August A. D. 1868.

E. H. Brewster }
P. S. Williams } County Commissioners
E. A. Edwards } for said County.

ATTEST,

J. M. Stickland Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of *August* being the *fourth* day of said month, Anno Domini, 186 *8*.

Upon the application of *Cesar Edwards* of *Northampton* in said County, it appearing to us that said *Cesar Edwards* is *not* *drunk* in said *Northampton* and that he is a suitable person to exercise this license; and said *Cesar Edwards* having paid to us a fee of *Fifty* dollars, he is hereby licensed to be a seller of intoxicating liquors *not* to be drunk upon his premises, until the first day of May, A. D. 186 *9*, at his place of business, being *The Store occupied by said Cesar Edwards* in a building situated on *Durham* Street in said *Northampton*

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at *Northampton* this *fourth* day of *August* A. D. 186 *8*.

E. H. Brewster
P. S. Williams
C. A. Edwards } County Commissioners for said County.

ATTEST,

Wm. P. Stickney Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of *August* being the *fourth* day of said month, Anno Domini, 186 *8*.

Upon the application of *Charles C. Barrett* of *South Hadley* in said County, it appearing to us that said *Charles C. Barrett* is *not* *drunk* in said *South Hadley* and that he is a suitable person to exercise this license, and said *Charles C. Barrett* having paid us a fee of *One Hundred* dollars, he is hereby licensed to be a seller of intoxicating liquors *not* to be drunk upon his premises, until the first day of May A. D. 186 *9*, at his place of business, being *The Hadley Falls Hotel at the village of South Hadley Falls in said So. Hadley* in a building situated on *Front* Street, in said *South Hadley Falls*

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at *Northampton* this *fourth* day of *August* A. D. 186 *8*.

E. H. Brewster
P. S. Williams
C. A. Edwards } County Commissioners for said County.

ATTEST,

Wm. P. Stickney Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868.

Upon the application of William F. Sanderson of North Hadley in said County, it appearing to us that said William F. Sanderson is a Druggist & Apothecary in said North Hadley and that he is a suitable person to exercise this license; and said William F. Sanderson having paid to us a fee of Fifty dollars, he is hereby licensed to be a seller of intoxicating liquors premises, until the first day of May, A. D. 1869, at his place of business, being The drug shop now occupied by said Sanderson at the village of North Hadley in said North Hadley Street in said North Hadley Falls.

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this fourth day of August A. D. 1868.

E. L. Brewster
P. S. Williams
E. A. Edwards } County Commissioners for said County.

ATTEST,

J. L. Little Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868.

Upon the application of Emory B. Bruce of Northampton in said County, it appearing to us that said Emory B. Bruce is a Licensed Innholder in said Northampton and that he is a suitable person to exercise this license, and said Emory B. Bruce having paid us a fee of One Hundred dollars, he is hereby licensed to be a seller of intoxicating liquors premises, until the first day of May A. D. 1869, at his place of business, being The Hotel now occupied by said Emory B. Bruce in a building situated on at the Corners Street, in said Northampton. Said Licensee to sell only to his actual and bona fide guests. Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this fourth day of August A. D. 1868.

E. L. Brewster
P. S. Williams
E. A. Edwards } County Commissioners for said County.

ATTEST,

J. L. Little Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868.

Upon the application of William D. Smith of in said County, it appearing to us that said is and that he is a suitable person to exercise this license; and said having paid to us a fee of \$100.00 dollars, he is hereby licensed to be a seller of intoxicating liquors to be drunk upon his premises, until the first day of May, A. D. 1869, at his place of business, being The Hotel now in a building situated on Main Street in said Northampton. Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this fourth day of August A. D. 1868.

C. F. Brewster
F. S. Williams
C. S. Edwards } County Commissioners for said County.

ATTEST,

J. P. Stickland Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868.

Upon the application of Charles F. Shinnards of Northampton in said County, it appearing to us that said Charles F. Shinnards is a licensed hotelholder in said Northampton, and that he is a suitable person to exercise this license, and said having paid us a fee of \$100.00 dollars, he is hereby licensed to be a seller of intoxicating liquors to be drunk upon his premises, until the first day of May A. D. 1869, at his place of business, being The Warner House the Hotel now occupied by said Shinnards in a building situated on Main Street, in said Northampton. Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this fourth day of August A. D. 1868.

C. F. Brewster
F. S. Williams
C. S. Edwards } County Commissioners for said County.

ATTEST,

J. P. Stickland Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868

Upon the application of George D. Clark & Lewis D. Parsons of Northampton in said County, it appearing to us that said Clark & Parsons are Druggists & Apothecaries under the name and firm of Clark & Parsons in said Northampton and that they are suitable persons to exercise this license; and said Clark & Parsons having paid to us a fee of Fifty dollars, are licensed to be a seller of intoxicating liquors premises, until the first day of May, A. D. 1869, at his place of business, being The Drug Store now occupied by said Clark & Parsons in the Lyman Block a building situated on Main Street in said Northampton

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this fourth day of August A. D. 1868.

E. H. Brewster
P. S. Williams
E. A. Edwards

County Commissioners
for said County.

ATTEST,

Wm. H. H. H. Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868.

Upon the application of Edwin L. Abercrombie of Northampton in said County, it appearing to us that said E. L. Abercrombie is a Licensed Innholder in said Northampton and that he is a suitable person to exercise this license, and said Edwin L. Abercrombie having paid us a fee of One Hundred dollars, he is hereby licensed to be a seller of intoxicating liquors to be drunk upon his

premises, until the first day of May A. D. 1869, at his place of business, being The Hotel now occupied by said Abercrombie at the village of Florence in said Northampton in a building situated on the Northside near Street, in said Florence said license to sell only to his actual and bona fide guests

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this fourth day of August A. D. 1868.

E. H. Brewster
P. S. Williams
E. A. Edwards

County Commissioners
for said County.

ATTEST,

Wm. H. H. Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868

Upon the application of T. George Hoffmann of South Hadley in said County, it appearing to us that said T. George Hoffmann is a suitable person to exercise this license; and the said T. George Hoffmann having paid to us a fee of fifty dollars, he is hereby licensed to sell beer, ale, porter and cider, to be drunk upon his premises, at his place of business, being the dwelling house owned and occupied by him a building situated on Larch Street in said South Hadley at the village of South Hadley Falls until the first day of May, A. D. 1869. Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this fourth day of August A. D. 1868.

E. H. Brewster
P. S. Williams
E. L. Edwards } County Commissioners for said County.

ATTEST,

Wm. H. H. Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868.

Upon the application of C. H. Hick and Sumner O. Riley of the same and John C. Hick & Riley of Amherst in said County, it appearing to us that said Hick & Riley is a suitable person to exercise this license, and the said Hick & Riley having paid to us a fee of fifty dollars, they are hereby licensed to sell beer, ale, porter, and cider, to be drunk upon their premises at their place of business, being under the Amherst House

a building situated on Main Street in said Amherst

until the first day of May A. D. 1869. Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this fourth day of August A. D. 1868

E. H. Brewster
P. S. Williams
J. A. Edwards } County Commissioners for said County.

ATTEST,

Wm. H. H. Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868.

Upon the application of Christian Henry Goepel of South Hadley in said County, it appearing to us that said Chris. Henry Goepel is a suitable person to exercise this license; and the said Christian Henry Goepel having paid to us a fee of fifty dollars, he is hereby licensed to sell beer, ale, porter and cider, to be drunk upon his premises, at his place of business, being the dwelling house owned and occupied by him a building situated on Front Street in said South Hadley at the village of South Hadley Falls until the first day of May, A. D. 1869. Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this fourth day of August A. D. 1868

E. L. Brewster
J. T. Williams
E. A. Edwards } County Commissioners
for said County.

ATTEST,

Wm. Pittman Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the fourth day of said month, Anno Domini, 1868.

Upon the application of Benjamin Wigley of Amherst in said County, it appearing to us that said Benjamin Wigley is a suitable person to exercise this license, and the said Benjamin Wigley having paid to us a fee of fifty dollars, he is hereby licensed to sell beer, ale, porter, and cider, to be drunk upon his premises at his place of business, being the dwelling house now occupied by said Wigley a building situated on East Street in said Amherst until the first day of May A. D. 1869. Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this fourth day of August A. D. 1868.

E. L. Brewster
J. T. Williams
E. A. Edwards } County Commissioners
for said County.

ATTEST,

Wm. Pittman Clerk.

54.3

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of , being the day of said month, Anno Domini, 186

in said County, it appearing to us that said
is a suitable person to exercise this license; and the said
having paid to us a fee of fifty dollars, he is hereby licensed to sell beer, ale, porter and cider, to be drunk upon his premises,
at his place of business, being
building situated on
Street in said

Dated at _____ this _____ day
of _____ A. D. 186 _____

ATTEST,

Clerk.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of being the day of said month, Anno Domini, 1865

in said County, it appearing to us that said [redacted]
is a suitable person to exercise this license, and the said [redacted]
having paid to us a fee of fifty dollars, he is hereby licensed to sell beer, ale, porter, and cider, to be drunk upon his premises
at his place of business, being [redacted]
[redacted]
[redacted] building situated on [redacted]
[redacted] Street in said [redacted]

until the first day of May A. D. 1867. Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at _____ this _____ day
of _____ A. D. 186 _____

ATTEST,

Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of being the day of said month, Anno Domini, 186

Upon the application of of in said County, it appearing to us that said is a suitable person to exercise this license; and the said having paid to us a fee of fifty dollars, he is hereby licensed to sell beer, ale, porter and cider, to be drunk upon his premises, at his place of business, being

building situated on Street in said

until the first day of May, A. D. 186 . Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at this day of A. D. 186

County Commissioners for said County.

ATTEST, Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of being the day of said month, Anno Domini, 186

Upon the application of of in said County, it appearing to us that said is a suitable person to exercise this license, and the said having paid to us a fee of fifty dollars, he is hereby licensed to sell beer, ale, porter, and cider, to be drunk upon his premises at his place of business, being

building situated on Street in said

until the first day of May A. D. 186 . Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at this day of A. D. 186

County Commissioners for said County.

ATTEST, Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the ~~first Tuesday~~ of being the day of said month, Anno Domini, 186

Upon the application of of in said County, it appearing to us that said is in said and that he is a suitable person to exercise this license; and said having paid to us a fee of dollars, he is hereby licensed to be a seller of intoxicating liquors to be drunk upon his premises, until the first day of May, A. D. 186, at his place of business, being in a building situated on Street in said

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at this day of A. D. 186

County Commissioners
for said County.

ATTEST,

Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of being the day of said month, Anno Domini, 186

Upon the application of of in said County, it appearing to us that said is in said and that he is a suitable person to exercise this license, and said having paid us a fee of dollars, he is hereby licensed to be a seller of intoxicating liquors to be drunk upon his premises, until the first day of May A. D. 186, at his place of business, being in a building situated on Street, in said

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at this day of A. D. 186

County Commissioners
for said County.

ATTEST,

Clerk.

156

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of being the day of said month, Anno Domini, 186 .

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at _____ this _____ day
of _____ A. D. 186 _____

County Commissioners
for said County.

ATTEST,

Clerk.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the ~~first~~ ^{11th} Tuesday of ¹⁸⁶¹ ~~1860~~, being the ^{11th} ~~10th~~ day of said month, Anno Domini, 1861

Upon the application of _____ of _____
in said County, it appearing to us that said _____
is _____ in said _____
and that he is a suitable person to exercise this license, and said _____
having paid us a fee of _____ dollars, he is hereby
licensed to be a seller of intoxicating liquors _____ to be drunk upon his
premises, until the first day of May A. D. 186_____, at his place of business, being
_____ in a building situated on _____ Street, in said _____

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at _____ this _____ day
of _____ A. D. 186 _____

County Commissioners
for said County.

ATTEST,

Clerk.

COMMONWEALTH OF MASSACHUSETTS.

571

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of August being the twelfth day of said month, Anno Domini, 1868

Upon the application of Daniel Holden of
is a resident in said County, it appearing to us that said Daniel Holden
and that he is a suitable person to exercise this license; and said Daniel Holden
having paid to us a fee of five dollars, he is hereby
licensed to be a seller of intoxicating liquors not to be drunk upon his
premises, until the first day of May, A. D. 1869, at his place of business, being
his dwelling in Main Street in said Ware

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this twelfth day of August A. D. 1868

E. H. Brewster
P. S. Williams
E. A. Edwards
County Commissioners for said County.

ATTEST,
J. M. McCallum Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the second Wednesday of August being the twelfth day of said month, Anno Domini, 1868

Upon the application of J. B. Gould of
is a licensed Innholder in said Ware in said County, it appearing to us that said J. B. Gould
and that he is a suitable person to exercise this license, and said J. B. Gould
having paid us a fee of One Hundred dollars, he is hereby
licensed to be a seller of intoxicating liquors to be drunk upon his
premises, until the first day of May A. D. 1869, at his place of business, being
The Ware Hotel
in a building situated on Main Street, in said Ware
said license is authorized to sell only to his actual and bona fide guests
Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at Northampton this twelfth day of August A. D. 1868

E. H. Brewster.
P. S. Williams.
E. A. Edwards.
County Commissioners for said County.

ATTEST,
J. M. McCallum Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the ~~first Tuesday~~ *second Wednesday* of *August* being the *twelfth* day of said month, Anno Domini, 1868

Upon the application of *Charles R. Fay* of *Easthampton* in said County, it appearing to us that said *Chas. R. Fay* is a *Druggist* in said *Easthampton* and that he is a suitable person to exercise this license; and said *Charles R. Fay* having paid to us a fee of *Fifty* dollars, he is hereby licensed to be a seller of intoxicating liquors *not* to be drunk upon his premises, until the first day of May, A. D. 1869, at his place of business, being a *drug and medicine store* in a building situated on *Main* Street in said *Easthampton*

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at *Northampton* this *twelfth* day of *August* A. D. 1868

E. H. Brewster.
P. S. Williams.
E. A. Edwards.

County Commissioners
for said County.

ATTEST,

Wm. J. McIlenny

Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the ~~first Tuesday~~ *second Wednesday* of *August* being the *twelfth* day of said month, Anno Domini, 1868

Upon the application of *John Strong* of *Easthampton* in said County, it appearing to us that said *John Strong* is a *licensed Innholder* in said *Easthampton* and that he is a suitable person to exercise this license, and said *John Strong* having paid us a fee of *One Hundred* dollars, he is hereby licensed to be a seller of intoxicating liquors to be drunk upon his premises, until the first day of May A. D. 1869, at his place of business, being *The Union House* in a building situated on *Main* Street, in said *Easthampton* said licensee is authorized to sell only to his actual and bona fide guests Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at *Northampton* this *twelfth* day of *August* A. D. 1868

E. H. Brewster
P. S. Williams
E. A. Edwards

County Commissioners
for said County.

ATTEST,

Wm. J. McIlenny

Clerk.

5) 47

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of January 1868 being the fourth day of said month, Anno Domini, 1868

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at *Washington* this *twelfth* day
of *August* A. D. 186*8*...

E. H. Brewster.
H. S. Williams.
E. A. Edwards.

County Commissioners
for said County.

ATTEST,

Wm. Sinclair

Clerk.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the ~~first Tuesday~~ *second Wednesday* of *August* being the *twelfth* day of said month, Anno Domini, 186*5*

Upon the application of *Lebra R. Mathewson* of
is *a* *Northampton* in said County, it appearing to us that said *Lebra R. Mathewson*
Licensee *owner* in said *Northampton*
and that he is a suitable person to exercise this license, and said *Lebra R. Mathewson*
having paid us a fee of *One Hundred* dollars, he is hereby
licensed to be a seller of intoxicating liquors to be drunk upon his
premises, until the first day of May A. D. 1869, at his place of business, being
The Goldwing House Mathewsons Block
in a building situated on *Main* Street, in said *Northampton*
said licensee is authorized to sell only to his actual
and bona fide guests Subject, however, to all the provisions of law which now are, or during the con-
tinuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and
revocation for failure to comply with any of said provisions of law.

Dated at *St. Augustine* this *Twenty* day
of *August* A. D. 186*7*

L. H. Brewster
F. L. Williams
C. A. Townsend

County Commissioners
for said County.

ATTEST,

Young American

Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of September being the first day of said month, Anno Domini, 1868

Upon the application of *Wm. F. Arnold & Wm. Tillotson* of *Northampton* in said County, it appearing to us that said *Wm. F. Arnold & Wm. Tillotson* under the name and firm of *W. F. Arnold & Co. are* in said *Northampton* and that *he is* a suitable person to exercise this license; and said *W. F. Arnold & Co.* are having paid to us a fee of *Fifty* dollars, *he is hereby* licensed to be a seller of intoxicating liquors *not* to be drunk upon *his* premises, until the first day of May, A. D. 1869, at *his* place of business, being *the store now occupied by said firm* in a building situated on *Main* Street in said *Northampton*

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at *Northampton* this *first* day of *September* A. D. 1868

E. H. Brewster.
P. S. Williams.
E. A. Edwards. } County Commissioners for said County.

ATTEST,

Wm. J. McMillan Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of September being the first day of said month, Anno Domini, 1868

Upon the application of *Robert Hay* of *Greenwich* in said County, it appearing to us that said *Robert Hay* is a licensed Innholder in said *Greenwich* and that he is a suitable person to exercise this license, and said *Robert Hay* having paid us a fee of *One Hundred* dollars, he is hereby licensed to be a seller of intoxicating liquors to be drunk upon his premises, until the first day of May A. D. 1869, at his place of business, being *The Greenwich Village Hotel* in a building situated on *Main* Street, in said *Greenwich*

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at *Northampton* this *first* day of *September* A. D. 1868

E. H. Brewster.
P. S. Williams.
E. A. Edwards. } County Commissioners for said County.

ATTEST,

Wm. J. McMillan Clerk.

HAMPSHIRE SS.

[illegible]

Upon the application of

of

in said County, it appearing to us that said
is
in said
and that he is a suitable person to exercise this license; and said
having paid to us a fee of _____ dollars, he is hereby
licensed to be a seller of intoxicating liquors _____ to be drunk upon his
premises, until the first day of May, A. D. 1860, at his place of business, being _____
in a building situated on _____ Street in said _____

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at San Francisco this 10th day
of August A. D. 1867

E. H. Luntz
P. J. Williams
C. A. Edwards

ATTEST,

Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of _____ being the _____ day of said month, Anno Domini, 186

Upon the application of

of

is _____ in said County, it appearing to us that said _____
_____ in said _____
and that he is a suitable person to exercise this license, and said _____
having paid us a fee of _____ dollars, he is hereby
licensed to be a seller of intoxicating liquors _____ to be drunk upon his
premises, until the first day of May A. D. 186 _____, at his place of business, being
_____ in a building situated on _____ Street, in said _____

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at _____ this _____ day
of _____ A. D. 186 _____

*County Commissioners
for said County.*

ATTEST,

Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of being the day of said month, Anno Domini, 186

Upon the application of of

in said County, it appearing to us that said is

in said

and that he is a suitable person to exercise this license ; and said

having paid to us a fee of dollars, he is hereby

licensed to be a seller of intoxicating liquors to be drunk upon his

premises, until the first day of May, A. D. 186 , at his place of business, being

in a building situated on Street in said

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business ; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at this day of A. D. 186

County Commissioners for said County.

ATTEST, Clerk.

COMMONWEALTH OF MASSACHUSETTS.

HAMPSHIRE SS.

At a meeting of the County Commissioners of the County of Hampshire, holden at Northampton, within and for said County, on the first Tuesday of being the day of said month, Anno Domini, 186

Upon the application of of

in said County, it appearing to us that said is

in said

and that he is a suitable person to exercise this license, and said

having paid us a fee of dollars, he is hereby

licensed to be a seller of intoxicating liquors to be drunk upon his

premises, until the first day of May A. D. 186 , at his place of business, being

in a building situated on Street, in said

Subject, however, to all the provisions of law which now are, or during the continuance of this license may be in force for the regulation and control of said business ; and subject also to forfeiture and revocation for failure to comply with any of said provisions of law.

Dated at this day of A. D. 186

County Commissioners for said County.

ATTEST, Clerk.

A
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1868. March Term.

| | | | |
|----------|----------|---------------------|---|
| Accounts | C. L. | Debit to ... at ... | 6 |
| Accounts | allotted | | 1 |

1868. June Term.

| | | | |
|----------|----------|---------------------|-------|
| Accounts | C. L. | Debit to ... at ... | 55 |
| Accounts | allotted | | 21 40 |
| Accounts | allotted | Debit to ... at ... | 22 |

1868. July & August Term.

| | | | |
|----------|----------|---------------------|-------|
| Accounts | allotted | | 70 14 |
| Accounts | allotted | Debit to ... at ... | 12 |

1868. December Term.

| | | | |
|-------------|----------|---------------------|---------|
| Accounts to | allotted | | 112 116 |
| Accounts | allotted | Debit to ... at ... | 107 |
| Accounts | C. L. | Debit to ... at ... | 116 |

1869. March Term.

| | | | |
|----------|----------|---------------------|---------|
| Accounts | C. L. | Debit to ... at ... | 144 |
| Accounts | allotted | | 131 136 |

1869. June Term.

| | | | |
|----------|----------|---------------------|---------|
| Accounts | allotted | | 116 119 |
| Accounts | allotted | Debit to ... at ... | 117 |

1860 September Term

| | | | |
|-------------|---|-----|-----|
| Amercrombie | due at 20.00 in New Haven & Co. | 212 | |
| Accounts | Allowed | 103 | 218 |
| Amhurst | excepted in highway on plea of distress &c. | 102 | |

1860 December Term

| | | | |
|----------|---------------------------------|-----|-----|
| Accounts | p. M. interest on note of | 242 | |
| Allen | Allowed | 244 | 269 |
| | Amhurst paid in New Haven & Co. | 225 | |

1870 March Term

| | | | |
|-------------|---|-----|-----|
| Amercrombie | due Lic ^d as Surrogate at Northampton | 299 | |
| Accounts | Allowed | 293 | 336 |
| Austin | C. & Lic ^d as Surrogate at Northampton | 299 | |

1870 June Term

| | | | |
|----------|--|-----|-----|
| Accounts | Allowed | 570 | 383 |
| Amhurst | Hadley paid for highway. S. L. Hubbard et al | 344 | |

1870 September Term

| | | | |
|----------|--|-----|-----|
| Accounts | Allowed | 394 | 304 |
| Amhurst | Alt ^d of highway on report of L. Poltwood et al | 400 | |
| Amhurst | Alt ^d of highway on report of S. L. Hubbard et al | 412 | |

1870 December Term

| | | | |
|----------|---------|-----|-----|
| Accounts | Allowed | 424 | 431 |
| | | | 444 |

1871 March Term

| | | | |
|----------|---------|-----|-----|
| Accounts | Allowed | 465 | 444 |
|----------|---------|-----|-----|

1871 June Term

| | | | |
|----------|--|-----|-----|
| Accounts | Allowed | 498 | 500 |
| Amhurst | Hadley on highway on report of L. Poltwood et al | 400 | |

| | | | |
|-----------|---------------|--------------------------------------|---|
| | 1867 | June Term | |
| Burrill | Wm. Burrill | Let to sell Lumber in North Kingston | 6 |
| Barthlett | Wm. Barthlett | Let to sell Lumber in North Kingston | 7 |
| Thos | Thos. Burrill | Let to sell Lumber in North Kingston | 7 |
| Wm | Wm. Burrill | Let to sell Lumber in North Kingston | 7 |
| Wm | Wm. Burrill | Let to sell Lumber in North Kingston | 7 |

| | | | |
|---------|-------------|--------------------------------------|----|
| | 1868 | June Term | |
| Burrill | Wm. Burrill | Let to sell Lumber in North Kingston | 27 |
| Burrill | Wm. Burrill | Let to sell Lumber in North Kingston | 25 |
| Burrill | Wm. Burrill | Let to sell Lumber in North Kingston | 44 |
| Burrill | Wm. Burrill | Let to sell Lumber in North Kingston | 42 |
| Burrill | Wm. Burrill | Let to sell Lumber in North Kingston | 27 |

| | | | |
|--|------|----------------|--|
| | 1868 | September Term | |
|--|------|----------------|--|

| | | | |
|---------|-------------|--------------------------------------|----|
| | 1868 | December Term | |
| Burrill | Wm. Burrill | Let to sell Lumber in North Kingston | 56 |

| | | | |
|-----------|---------------|--------------------------------------|-----|
| | 1869 | March Term | |
| Burrill | Wm. Burrill | Let to sell Lumber in North Kingston | 147 |
| Barthlett | Wm. Barthlett | Let to sell Lumber in North Kingston | 145 |
| Thos | Thos. Burrill | Let to sell Lumber in North Kingston | 125 |
| Wm | Wm. Burrill | Let to sell Lumber in North Kingston | 126 |
| Wm | Wm. Burrill | Let to sell Lumber in North Kingston | 120 |

| | | | |
|--|------|-----------|--|
| | 1869 | June Term | |
|--|------|-----------|--|

| | | | |
|--|------|----------------|--|
| | 1869 | September Term | |
|--|------|----------------|--|

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| | 1869 | December Term | |
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1870 March Term.

Bartlett
Bartlett
Bliss
Bliss
Bradford
Bruce

L. G. Jett in New Haven & Co 316
Jett in New Haven & Co 302
L. S. Jett in New Haven & Co 279
L. S. Jett in New Haven & Co 202
Jett in New Haven & Co 329
Jett in New Haven & Co 302

1870 June Term

Pancroft
Bernhardt.

Pancroft in New Haven & Co 340
Bernhardt in New Haven & Co 368

1870 September Term

Hollwood

Hollwood in New Haven & Co 400

1870 December Term

Phillips
Hollwood

Phillips in New Haven & Co 430
Hollwood in New Haven & Co 422

1871 March Term

Bliss
Bliss

Bliss in New Haven & Co 470
Bliss in New Haven & Co 478

1871 June Term

Phillips
Bruce

Phillips in New Haven & Co 499
Bruce in New Haven & Co 494

1848

County
Cutter

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County
Cutter

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1848

County
Cutter

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1891 June 7. 11. 11

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1858 April Term
 under Long Lane award

1858 May Term
 under Long Lane award
 under Long Lane award

1858 June Term
 under Long Lane award
 under Long Lane award
 under Long Lane award

1858 July Term
 under Long Lane award
 under Long Lane award

1858 March Term
 under Long Lane award

1860 June Term
 under Long Lane award
 under Long Lane award

1860 September Term
 under Long Lane award

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|------------------|------|-------------------------|-----|
| | 1860 | December Term | |
| <u>Dea. 1860</u> | | under Gov. Law returned | 244 |

| | | | |
|------------------|------|---|-----|
| | 1871 | March Term | |
| <u>Dea. 1871</u> | | Edward C. Lett vs New Haven & N. Co. | 326 |
| <u>Dea. 1871</u> | | L. et al. vs for injunction Northampton | 299 |

| | | | |
|------------------|------|--|-----|
| | 1870 | June Term | |
| <u>Dea. 1870</u> | | Robert vs New Haven & N. Co. | 357 |
| <u>Dea. 1870</u> | | William H. Lett vs Com. Pct. in Huntington | 369 |
| <u>Dea. 1870</u> | | Frank Inquest re body of " | 353 |

| | | | |
|--|------|----------------|--|
| | 1870 | September Term | |
|--|------|----------------|--|

| | | | |
|------------------|------|-------------------------|-----|
| | 1870 | December Term | |
| <u>Dea. 1870</u> | | under Gov. Law returned | 124 |

| | | | |
|------------------|------|------------------------------|-----|
| | 1871 | March Term | |
| <u>Dea. 1871</u> | | Robert vs New Haven & N. Co. | 458 |

| | | | |
|--|------|-----------|--|
| | 1871 | June Term | |
|--|------|-----------|--|

| | | |
|------|---------------|----|
| 1848 | January 1st | 10 |
| 1848 | February 1st | 10 |
| 1848 | March 1st | 10 |
| 1848 | April 1st | 10 |
| 1848 | May 1st | 10 |
| 1848 | June 1st | 10 |
| 1848 | July 1st | 10 |
| 1848 | August 1st | 10 |
| 1848 | September 1st | 10 |
| 1848 | October 1st | 10 |
| 1848 | November 1st | 10 |
| 1848 | December 1st | 10 |

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1860 June Term

Cartwright
Carter
Carter

Cartwright 1st of June 1860 555
Carter 1st of June 1860 555
Carter 1st of June 1860 555

1860 September Term

Cartwright
Carter

Cartwright 1st of September 1860 555
Carter 1st of September 1860 555

1870 December Term

Easthampton
Carter
Carter

Easthampton 1st of December 1870 488
Carter 1st of December 1870 128
Carter 1st of December 1870 457

1871 March Term

Cartwright

Cartwright 1st of March 1871 555

1871 June Term

Cartwright
Cartwright

Cartwright 1st of June 1871 555
Cartwright 1st of June 1871 405

Aug
Sept
Oct

| | | |
|--------|---------------------------|-----|
| 1858 | June Term | |
| Aug 3. | Let to John W. Carter etc | 141 |
| Aug 4. | Let to John W. Carter etc | 142 |
| Aug 5. | Let to John W. Carter etc | 143 |
| Aug 6. | Let to John W. Carter etc | 144 |

1859 September Term

1860 December Term

Aug

| | | |
|--------|---------------------------|-----|
| Aug 1. | Let to John W. Carter etc | 145 |
|--------|---------------------------|-----|

1861 March Term

Aug

| | | |
|--------|---------------------------|-----|
| Aug 1. | Let to John W. Carter etc | 146 |
|--------|---------------------------|-----|

1862 June Term

1863 September Term

Aug

| | | |
|--------|---------------------------|-----|
| Aug 1. | Let to John W. Carter etc | 147 |
|--------|---------------------------|-----|

1864 December Term

Aug

| | | |
|--------|---------------------------|-----|
| Aug 1. | Let to John W. Carter etc | 148 |
|--------|---------------------------|-----|

1865 March Term

Aug

| | | |
|--------|---------------------------|-----|
| Aug 1. | Let to John W. Carter etc | 149 |
|--------|---------------------------|-----|

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1870 June Term

1870 September Term

1870 December Term

1871 March Term

File

James vs. James L. Lester & Co. 464

1871 June Term

1850 January Term

Grand
Jury

John A. Smith vs. John A. Smith
John A. Smith vs. John A. Smith

1850 February Term

Grand
Jury

John A. Smith vs. John A. Smith
John A. Smith vs. John A. Smith
John A. Smith vs. John A. Smith

1850 September Term

1850 December Term

Grand
Jury

John A. Smith vs. John A. Smith
John A. Smith vs. John A. Smith

1850 March Term

Grand
Jury

John A. Smith vs. John A. Smith

1850 June Term

Grand
Jury

John A. Smith vs. John A. Smith

1850 September Term

1850 December Term

Grand
Jury

John A. Smith vs. John A. Smith

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1856 March June

1870 June 18th

Elmhurst

Thrypticus albigularis - n. sp. n. F. F. Bates et al. 281

1876 *Continued Term*

1870 December Term

David
Hess
Hessing

| | |
|---|-----|
| Stewart's Bill put in A. S. & A. Co | 425 |
| Henry S. Clats & Quaid as County Treasurer | 429 |
| Acceptance of highway - on pet ⁿ from Oregon at do | 427 |

1871 March, 1872

1874 1122 7222

1868 March Term

| | | |
|-----------|------------------------------------|----|
| Wentworth | Order of Court in case of Whitcomb | 10 |
| Wells | Order of Court in case of Whitcomb | 10 |
| Wentworth | Order of Court in case of Whitcomb | 10 |

1868 June Term

| | | |
|-----------|------------------------------------|----|
| Wentworth | Order of Court in case of Whitcomb | 10 |
| Wells | Order of Court in case of Whitcomb | 10 |
| Wentworth | Order of Court in case of Whitcomb | 10 |
| Wentworth | Order of Court in case of Whitcomb | 10 |

1868 September Term

| | | |
|-----------|------------------------------------|----|
| Wentworth | Order of Court in case of Whitcomb | 10 |
| Wells | Order of Court in case of Whitcomb | 10 |

1868 December Term

| | | |
|-----------|------------------------------------|----|
| Wentworth | Order of Court in case of Whitcomb | 10 |
| Wells | Order of Court in case of Whitcomb | 10 |
| Wentworth | Order of Court in case of Whitcomb | 10 |

1869 March Term

| | | |
|-----------|------------------------------------|----|
| Wentworth | Order of Court in case of Whitcomb | 10 |
| Wells | Order of Court in case of Whitcomb | 10 |
| Wentworth | Order of Court in case of Whitcomb | 10 |

1869 June Term

| | | |
|-----------|------------------------------------|----|
| Wentworth | Order of Court in case of Whitcomb | 10 |
| Wells | Order of Court in case of Whitcomb | 10 |
| Wentworth | Order of Court in case of Whitcomb | 10 |

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1860 Southern Term

Ward
Ward
Ward
Ward

Ward & Co. Ltd. at New Haven & Co. 196
Ward & Co. Ltd. at New Haven & Co. 194
Ward & Co. Ltd. at New Haven & Co. 199
Ward & Co. Ltd. at New Haven & Co. 190

1860 Southern Term

Ward
Ward
Ward
Ward

Ward & Co. Ltd. at New Haven & Co. 235
Ward & Co. Ltd. at New Haven & Co. 243
Ward & Co. Ltd. at New Haven & Co. 262
Ward & Co. Ltd. at New Haven & Co. 269

1870 March Term

Ward
Ward
Ward

Ward & Co. Ltd. at New Haven & Co. 365
Ward & Co. Ltd. at New Haven & Co. 381
Ward & Co. Ltd. at New Haven & Co. 295

1870 June Term

Ward
Ward
Ward
Ward
Ward
Ward
Ward

Ward & Co. Ltd. at New Haven & Co. 344
Ward & Co. Ltd. at New Haven & Co. 355
Ward & Co. Ltd. at New Haven & Co. 370
Ward & Co. Ltd. at New Haven & Co. 381
Ward & Co. Ltd. at New Haven & Co. 344
Ward & Co. Ltd. at New Haven & Co. 368
Ward & Co. Ltd. at New Haven & Co. 360

1870 Southern Term

Ward
Ward
Ward

Ward & Co. Ltd. at New Haven & Co. 415
Ward & Co. Ltd. at New Haven & Co. 413
Ward & Co. Ltd. at New Haven & Co. 386

1874 October Term

1874 October Term
1874 October Term

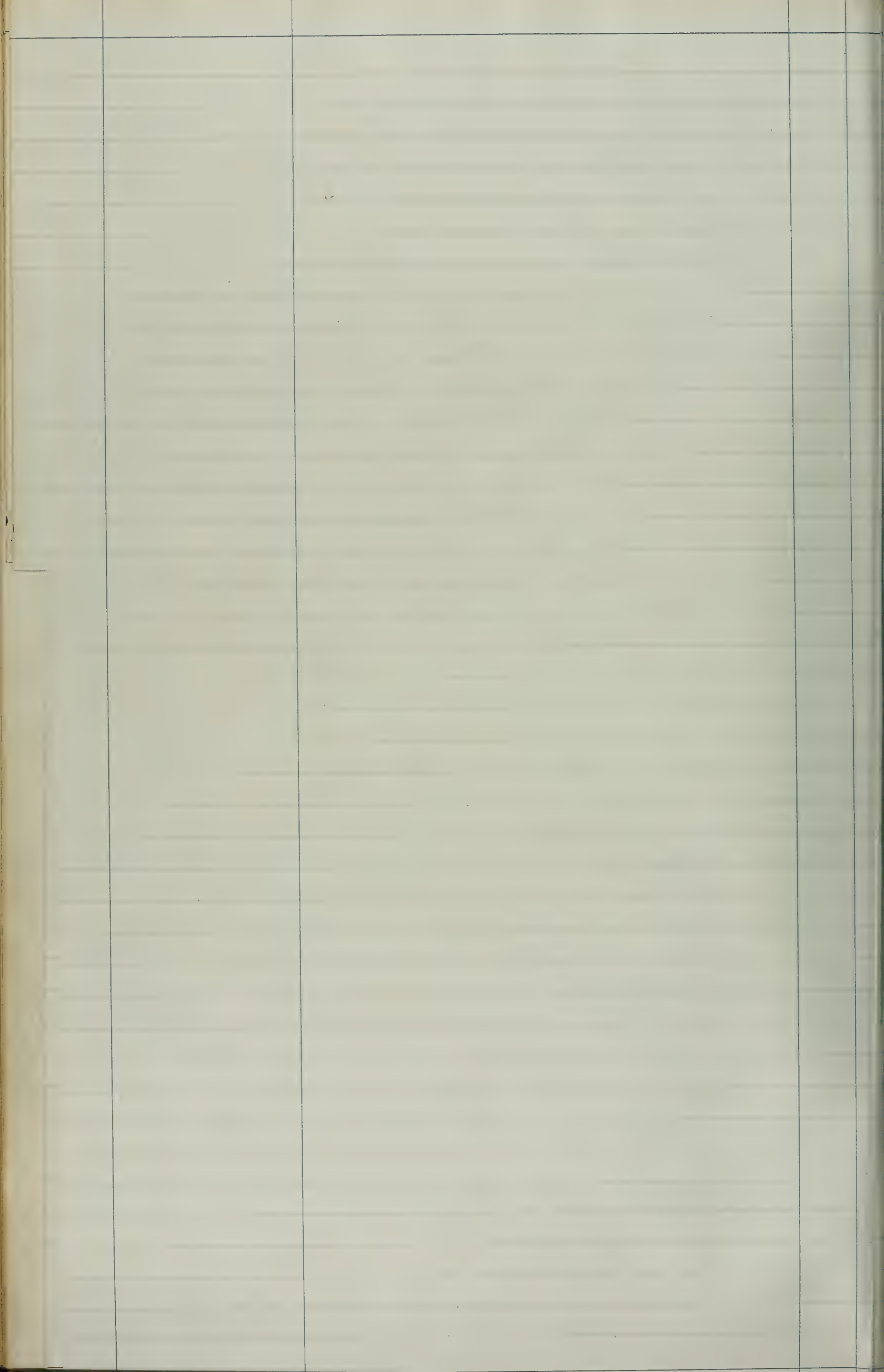
1874 March Term

1874 March Term
1874 March Term
1874 March Term
1874 March Term

1874 June Term

1874 June Term
1874 June Term

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1857 2nd Term Term

Shower

Sept. 1. Let a Fryman at Fockanuco

15

1858 1st Term Term

and

Sept. 1. Let a Fryman at Fockanuco

58

1858 2nd Term Term

law
and

7 Hours of Commission Superior Court

14

7 Hours of Commission Superior Court

17

1858 3rd Term Term

all

7 Hours of Commission Superior Court

115

1859 1st Term Term

Shower

Sept. 1. Let a Fryman at Fockanuco

147

1859 2nd Term Term

1859 3rd Term Term

1860 1st Term Term

all

7 Hours of Commission Superior Court

241

all

7 Hours of Commission Superior Court

247

all

7 Hours of Commission Superior Court

201

1860 2nd Term Term

I

J

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1870 June Term

1871 September Term

all
fall

+ House of Corrections Inspectors Report 4125
+ House of Corrections. Ord. for pay^{mt}. of Chaplain 3945

1871 December Term

all
all

+ House of Corrections Inspectors appointed 4315
+ House of Corrections Physicians appointed 4425

1871 March Term

all

+ House of Corrections Inspectors Report 4655

1874 June Term.

| | | | |
|----------|-------|---|-------|
| November | 1868 | March Term | |
| | Frank | dit ^o as Inclosure at Tintoret | 11 |
| December | 1868 | June Term | |
| | Frank | dit ^o as Inclosure at Tintoret | 26 |
| | 1868 | September Term | |
| | 1868 | December Term | |
| January | 1869 | March Term | |
| | Frank | dit ^o as Inclosure at Tintoret | 14 20 |
| | 1869 | June Term | |
| | 1869 | September Term | |
| | 1869 | December Term | |
| | 1870 | March Term | |
| | 1870 | June Term | |
| | 1870 | September Term | |
| | 1870 | December Term | |

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1871 March Term

1871 June Term

K.L.L.

George L.L. as Innholder at Chesterfield 400

1842 March Term

Land
Land

James L. vs. John L. vs. Thomas L.
J. L. vs. John L. vs. Thomas L.

11
12

1843 June Term

San L. vs. Mary L.
L. vs. L.
L. vs. L.
L. vs. L.

James L. vs. Mary L.
L. vs. L.
L. vs. L.
L. vs. L.

140
41
26
38

1843 September Term

Land
Land
Land
Land

James L. vs. Mary L.
L. vs. L.
L. vs. L.
L. vs. L.

63
67
60
51

1844 December Term

Land
Land

James L. vs. Mary L.
L. vs. L.

115
94

1845 March Term

Land
Land
Land
Land

James L. vs. Mary L.
L. vs. L.
L. vs. L.
L. vs. L.

145
146
144
144

1846 June Term

Land
Land
Land

James L. vs. Mary L.
L. vs. L.
L. vs. L.

175
176
177

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1866 September Term

| | | |
|------|--|-----|
| Land | damages awarded on pet ⁿ of John Thomas et al | 129 |
| Land | damages awarded on pet ⁿ of C. E. Linton et al | 139 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 139 |

1867 December Term

| | | |
|------|--|-----|
| Land | damages awarded on pet ⁿ of John Thomas et al | 206 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 206 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 246 |

1868 March Term

| | | |
|------|--|-----|
| Land | damages awarded on pet ⁿ of John Thomas et al | 225 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 225 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 202 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 202 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 254 |

1869 June Term

| | | |
|------|--|-----|
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 222 |
|------|--|-----|

1870 September Term

| | | |
|------|--|-----|
| Land | damages awarded on pet ⁿ of John Thomas et al | 202 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 204 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 200 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 200 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 210 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 210 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 210 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 210 |
| Land | damages awarded on pet ⁿ of Henderson Bates et al | 210 |

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1868 September 12

1868 December 22

1869 March Term

1860 June Term

Sept. September Time

1860 General Jones

1861. 2. 12. 1861. 2. 12. 1861. 2. 12.

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1844

June Term

1844

September Term

1844

December Term

Wm. G. Hunter

James Tate for statement of Taxes

405

1844

March Term

1844

June Term

J. L. Davis

Robert E. Tate for 100th & 101st of 1844

480

Wm. G. Hunter

James Tate for 100th & 101st of 1844

405

1860 Black Sea

| | | |
|-----|-----|-----|
| 100 | 100 | 100 |
| 100 | 100 | 100 |
| 100 | 100 | 100 |

1861 Black Sea

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| 100 | 100 | 100 |
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1862 Black Sea

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1863 Black Sea

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| 100 | 100 | 100 |
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1864 Black Sea

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| 100 | 100 | 100 |
| 100 | 100 | 100 |

1865 Black Sea

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| 100 | 100 | 100 |
| 100 | 100 | 100 |

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1872 Feb 22 1872

1857 Lincoln, Tenn.

18th March 1882

1870

Let 181

1871

Let 187

1872

Let 182
Let 185
Let 186
Let 188
Let 144

1873

Let 188
Let 171
Let 146

1874

Let 180

O
P
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1848 *June Term*
Circuit Court at Salisbury 12

1848 *June Term*
Circuit Court at Salisbury 21

1848 *September Term*

1848 *December Term*
Circuit Court at Salisbury 115

1849 *March Term*

1849 *June Term*

1849 *September Term*
Circuit Court at Salisbury 191

1849 *December Term*

1850 *March Term*
Circuit Court at Salisbury 200
Circuit Court at Salisbury 297

1850 *June Term*

O
P
R
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1870 September Term

1870 December Term

Quinn

Hous of Correction appointed

431 ✓

1871 March Term

Quinn

Harold C. Lieut as Sumholder at Richmond 468 ✓

1871 June Term

| | | |
|-------------|-------------|--|
| <p>1844</p> | <p>1844</p> | |
| <p>1845</p> | <p>1845</p> | |
| <p>1846</p> | <p>1846</p> | |
| <p>1847</p> | <p>1847</p> | |
| <p>1848</p> | <p>1848</p> | |
| <p>1849</p> | <p>1849</p> | |
| <p>1850</p> | <p>1850</p> | |
| <p>1851</p> | <p>1851</p> | |

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1872

2nd March Term

Farrer
Farrer
Farrer
Farrer
Farrer
Farrer

Long E. Ltd as Landlord at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham

24/6
27/4
35/2
20/2
25/1
27/2

1870

June Term

Farrer
Farrer
Farrer
Farrer

Long E. Ltd as Landlord at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham

37/6
35/2
25/1
24/6

1871

July Term

1871

December Term

Farrer
Farrer

Account of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham

42/2
44/2

1871

March Term

Fick

Long E. Ltd as Landlord at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham

44/6

1871

June Term

Farrer

Long E. Ltd as Landlord at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham
and at the other end of the road at Farnham

40/6

1500 March Term

1501 June Term

1502 September Term

1503 December Term

Robert

1504 Let a building in the Strand 17

1505 March Term

Robert

1506 Let a building in the Strand 18

1507 June Term

1508 September Term

1509 December Term

1510 March Term

Robert

1511 Let a building in the Strand 19

1512 June Term

1513 September Term

R
S
T

1870 Greenock Term

Register

4. Laid: Henry F. Phillips, solicitor & guardian 420

1871 March Term

Register

4. Laid: Laid on body of 423

1871 June Term

1867 September Term

| | | |
|---------|---------------------------------|----|
| Adm. 10 | John F. Lett as executor of the | 2 |
| Adm. 11 | John F. Lett as executor of the | 15 |
| Adm. 12 | John F. Lett as executor of the | 1 |
| Adm. 13 | John F. Lett as executor of the | 15 |

1868 June Term

| | | |
|---------|---------------------------------|----|
| Adm. 14 | John F. Lett as executor of the | 8 |
| Adm. 15 | John F. Lett as executor of the | 44 |
| Adm. 16 | John F. Lett as executor of the | 58 |
| Adm. 17 | John F. Lett as executor of the | 32 |
| Adm. 18 | John F. Lett as executor of the | 44 |
| Adm. 19 | John F. Lett as executor of the | 29 |

1868 September Term

1868 December Term

| | | |
|---------|---------------------------------|-----|
| Adm. 20 | John F. Lett as executor of the | 80 |
| Adm. 21 | John F. Lett as executor of the | 103 |

1869 March Term

| | | |
|---------|---------------------------------|-----|
| Adm. 22 | John F. Lett as executor of the | 125 |
|---------|---------------------------------|-----|

1869 June Term

| | | |
|---------|---------------------------------|-----|
| Adm. 23 | John F. Lett as executor of the | 119 |
| Adm. 24 | John F. Lett as executor of the | 174 |
| Adm. 25 | John F. Lett as executor of the | 150 |

| | | | |
|-------|---|----------------|------|
| | 1846 | September Term | |
| Smith | S. H. et al. petrs for location of highway in Northampton | | 2100 |
| Smith | S. H. et al. petrs for New Haven & N. Co | | 2100 |

| | | | |
|-------------|---|---------------|------|
| | 1869 | December Term | |
| Smith | S. H. et al. petrs for New Haven & N. Co | | 2230 |
| Northampton | new highway in S. H. et al. petrs for New Haven & N. Co | | 2200 |

| | | | |
|-------------|--|------------|------|
| | 1870 | March Term | |
| Smith | S. H. et al. petrs for New Haven & N. Co | | 3100 |
| Smith | S. H. et al. petrs for New Haven & N. Co | | 3110 |
| Smith | S. H. et al. petrs for New Haven & N. Co | | 3140 |
| Northampton | S. H. et al. petrs for New Haven & N. Co | | 2040 |
| Stockbridge | S. H. et al. petrs for New Haven & N. Co | | 2050 |

| | | | |
|-------------|--|-----------|------|
| | 1871 | June Term | |
| Smith | S. H. et al. petrs for New Haven & N. Co | | 3670 |
| Northampton | S. H. et al. petrs for New Haven & N. Co | | 3680 |
| Northampton | S. H. et al. petrs for New Haven & N. Co | | 3690 |
| Northampton | S. H. et al. petrs for New Haven & N. Co | | 3690 |

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|-------|--|----------------|------|
| | 1871 | September Term | |
| Smith | S. H. et al. petrs for New Haven & N. Co | | 3950 |

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|-------------|--|---------------|------|
| | 1871 | December Term | |
| Smith | S. H. et al. petrs for New Haven & N. Co | | 4430 |
| Smith | S. H. et al. petrs for New Haven & N. Co | | 4430 |
| Northampton | S. H. et al. petrs for New Haven & N. Co | | 4230 |
| Northampton | S. H. et al. petrs for New Haven & N. Co | | 4230 |
| Northampton | S. H. et al. petrs for New Haven & N. Co | | 4230 |

Sept 1844

Sept 1844
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Sept 1844
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1835 March Term

David Lic^t as Undertaker at Southamton 133 ✓

1836 March Term

David Lic^t as Undertaker at Southamton 133 ✓

1837 March Term

David Lic^t as Undertaker at Southamton 133 ✓

1838 March Term

David Lic^t as Undertaker at Southamton 133 ✓

1839 March Term

David Lic^t as Undertaker at Southamton 133 ✓

S. H. Lic^t as Undertaker at Southamton 143 ✓

1840 June Term

1841 September Term

1842 December Term

1843 March Term

David Lic^t as Undertaker at Southamton 133 ✓

S. H. Lic^t as Undertaker at Southamton 143 ✓

18⁷⁶ une Terme

18⁷⁷ Septembre Terme

18⁷⁸ Décembre Terme

18⁷⁹ Mars Terme.

18⁸⁰ une Terme.

1867 September Term

State
County
Justice

Settled on petition of John H. Smith vs. John H. Smith 2
 John H. Smith vs. John H. Smith 1
 John H. Smith vs. John H. Smith 1

1867 June Term

State
County

John H. Smith vs. John H. Smith 100
 John H. Smith vs. John H. Smith 100

1868 September Term

State

John H. Smith vs. John H. Smith 100

1868 December Term

State
County
Justice
County
Justice

Settled on petition of John H. Smith vs. John H. Smith 100
 D. Smith, elected Chairman of County Board 114
 A. H. Smith vs. John H. Smith 100
 John H. Smith vs. John H. Smith 100

1869 March Term

State

John H. Smith vs. John H. Smith 100

1869 June Term

1869 September Term

State

John H. Smith vs. John H. Smith 100

1877 December Term

| | | | |
|---------|----------|---|-----|
| Hector | Johnston | Debitance of highway on lot. Caleb Loud et al | 247 |
| William | | Debitance on lot. New Haven & N. Co | 234 |
| William | | Debitance on lot. New Haven & N. Co | 258 |

1878 March Term

| | | | |
|---------|--|-------------------------------------|-----|
| John | | Debitance on lot. New Haven & N. Co | 288 |
| John | | Debitance on lot. New Haven & N. Co | 313 |
| John | | Debitance on lot. New Haven & N. Co | 207 |
| William | | Debitance on lot. New Haven & N. Co | 305 |
| William | | Debitance on lot. New Haven & N. Co | 205 |

1878 June Term

1878 September Term

| | | | |
|---------|--|-------------------------------------|-----|
| Hector | | Debitance on lot. New Haven & N. Co | 415 |
| William | | Debitance on lot. New Haven & N. Co | 380 |
| Wood | | Debitance on lot. New Haven & N. Co | 386 |

1878 December Term

| | | | |
|---------|--|-------------------------------------|-----|
| John | | Debitance on lot. New Haven & N. Co | 426 |
| William | | Debitance on lot. New Haven & N. Co | 425 |

1879 March Term

| | | | |
|---------|--|-------------------------------------|-----|
| John | | Debitance on lot. New Haven & N. Co | 468 |
| William | | Debitance on lot. New Haven & N. Co | 464 |
| Wood | | Debitance on lot. New Haven & N. Co | 465 |

1879 June Term

| | | | |
|------|--|-------------------------------------|-----|
| John | | Debitance on lot. New Haven & N. Co | 407 |
|------|--|-------------------------------------|-----|

